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80		Y: Implementing and authorized by the Compassionate Use of Medical Cannabis
81	Pilot Progran	m Act [410 ILCS 130].
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83	SOURCE: A	dopted at 38 Ill. Reg, effective
84		CLIDDADT A CENEDAL DROVICIONG
85 86		SUBPART A: GENERAL PROVISIONS
86 87	Section 1000	0.10 Definitions and Incorporations
88	Section 1000	o. 10 Deminions and incorporations
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89	Definitions for this Part can be located in Section 10 of the Compassionate Use of Medical
90	Cannabis Pilot Program Act [410 ILCS 130/10]. The following definitions shall also apply to
91	this Part:
92	
93	"Act" means the Compassionate Use of Medical Cannabis Pilot Program Act [410
94	ILCS 130].
95	
96	"Adequate supply" means 2.5 ounces of usable cannabis during a period of 14
97	days and that is derived solely from an intrastate source. The pre-mixed weight of
98	medical cannabis used in making a cannabis-infused product shall apply toward
99	the limit on the total amount of medical cannabis a registered qualifying patient
100	may possess at any one time. [410 ILCS 130/10(a)]
101	!! A 14 !!
102	"Alterations" means permanent changes in activities or processes at a cultivation
103	center, or changes in production, handling or storage of the product mix, that do
104 105	not modify the efficiency of facility structures or systems.
105	"Applicant" means any corporation, limited liability company, association or
107	partnership, limited liability partnership, or one or more individuals, principal
107	officers, agency, business trust, estate, trust, or any other legal entity that is
109	applying with the Illinois Department of Agriculture for a cultivation center
110	permit under the Act.
111	permit under the rect.
112	"Area zoned for residential use" means an area zoned exclusively for residential
113	use; provided that, in municipalities with a population over 2,000,000 people, "an
114	area zoned for residential use" means an area zoned as a residential district or a
115	residential planned development.
116	F-W
117	"Batch" means the established segregation of a group of plants at the time of
118	planting for the control of quantity, traceability and/or strain. A batch number
119	will be assigned at the time of planting for a specified number of plants. When
120	plants reach 18 inches in height, a specific number will be assigned for each plant
121	within that batch. The batch number will remain with the segregated plants
122	through harvest to final packaging. The batch number will be included on the
123	label of the package distributed for the end user.
124	
125	"Batch number" means a unique numeric or alphanumeric identifier assigned to a
126	batch by a cultivation center when the batch is first planted. The batch number
127	shall contain the facility number and a sequence to allow for inventory and
128	traceability.
129	
130	"Biosecurity" means a set of preventative measures designed to reduce the risk of
131	transmission of infectious diseases in crops, quarantined pests, invasive alien
132	species, and living modified organisms.

"Cannabis" means marijuana, hashish and other substances which are identified as including any parts of the plant Cannabis sativa and including any and all derivatives or subspecies, such as Indica, of all strains of cannabis, whether growing or not; the seeds thereof, the resin extracted from any part of such plant; and any compound, manufacture, salt, derivative, mixture, or preparation of such plant, its seeds, or resin, including tetrahydrocannabinol (THC) and all other cannabinol derivatives, including its naturally occurring or synthetically produced ingredients, whether produced directly or indirectly by extraction, or independently by means of chemical synthesis or by a combination of extraction and chemical synthesis; but shall not include the mature stalks of such plant, fiber produced from such stalks, oil or cake made from the seeds of such plant, any other compound, manufacture, salt, derivative, mixture, or preparation of such mature stalks (except the resin extracted therefrom), fiber, oil or cake, or the sterilized seed of such plant which is incapable of germination. (Section 3 of the Cannabis Control Act)

"Cannabis concentrate" means a product derived from medical cannabis that is produced by extracting cannabinoids from the plant through the use of propylene glycol, glycerin, butter, olive oil or other typical cooking fats; water, ice or dry ice; or butane, propane, CO₂, ethanol or isopropanol. The use of any other solvent is expressly prohibited unless and until it is approved by the Department.

"Cannabis plant monitoring system" means a system that includes, but is not limited to, testing and data collection established and maintained by the registered cultivation center and available to the Department for the purposes of documenting each cannabis plant and for monitoring plant development throughout the life cycle of a cannabis plant cultivated for the intended use by a qualifying patient from seed planting to final packaging. [410 ILCS 130/10(c)]

"Cannabis product" means a product containing medical cannabis either in a physical form or infused with an extracted resin.

"Cannabis waste" means any part of the plant that is not usable cannabis, or cannabis that cannot be processed as provided in Section 1000.510(d)(2).

"Child-resistant" means special packaging that is:

designed or constructed to be significantly difficult for children under five years of age to open and not difficult for normal adults to use properly as defined by 16 CFR 1700.20 (1995) and ASTM classification standard D3475-1214, http://www.astm.org/Standards/D3475.htm. This incorporation by reference does not include any later amendments or editions. The Department maintains copies of the applicable federal

177 178	regulation and ASTM classification standard, that are available to the public;
179 180	closable for any product intended for more than a single use or containing
181	multiple servings; and
182	multiple servings, and
183	labeled preparty as required by Section 1000 420
184	labeled properly as required by Section 1000.420.
185	"Clone" means a plant section from a female cannabis plant not yet root-bound,
186	growing in a water solution or other propagation matrix, that is capable of
187	developing into a new plant.
188	developing into a new plant.
189	"Crop input" means any substance that is used by a producer for the production of
190	medical cannabis. This may include pesticides as defined by the Illinois Pesticide
190	Act or the American Association of Pesticide Control Officials, fertilizers as
191	defined by the Illinois Commercial Fertilizer Act of 1961 or the American
192	Association of Plant Food Officials, and soil amendments as defined by the Soil
193	Association of Frank Food Officials, and son amendments as defined by the Son Amendment Act;
194	Amendment Act,
195	"Cultivation center" means a facility energted by an examination or hyginess that
190	"Cultivation center" means a facility operated by an organization or business that
197	is registered by the Department of Agriculture to perform necessary activities to
	provide only registered medical cannabis dispensing organizations with usable
199 200	medical cannabis. [410 ILCS 130/10(e)]
200	"Cultivation content acoust" magnet a principal officer board member complexes or
201	"Cultivation center agent" means a principal officer, board member, employee, or
202	agent of a registered cultivation center who is 21 years of age or older and has
203	not been convicted of an excluded offense. [410 ILCS 130/10(f)]
204	"Cultivation contar agent in abarga" or "agent in abarga" mang the cultivation
	"Cultivation center agent-in-charge" or "agent-in-charge" means the cultivation
206 207	center agent who has been designated by the cultivation center to have control and
207	management over the day to day operations of the cultivation center. A
208	cultivation center may designate more than one agent-in-charge to cover varying operational work shifts, but may only have one per work shift.
	operational work stritts, but may only have one per work stritt.
210 211	"Cultivation center acout identification cand" means a decument issued by the
212	"Cultivation center agent identification card" means a document issued by the
212	Department of Agriculture that identifies a person as a cultivation center agent.
213	[410 ILCS 130/10(g)]
214	"Cultivation contar agent in abarga identification cond" manns a decomment issued
	"Cultivation center agent-in-charge identification card" means a document issued
216	by the Department of Agriculture that identifies a cultivation center agent as an
217	agent-in-charge.
218	"DD214" moons a cortified DD214 Cartificate of Concretion or Delegas from
219	"DD214" means a certified DD214 Certificate of Separation or Release from
220	Active Duty Member Copy 4 or State Director of Veterans' Affairs Copy 6; a

221 certified DD214 Report of Separation from Active Duty Copy 2; or equivalent 222 certified document indicating character of service and dates of service. A DD214 can be certified by the State Department of Veterans' Affairs, county veteran's 223 224 officials, and the federal Department of Veterans Affairs. 225 226 "Department" means the Illinois Department of Agriculture. 227 228 "DFPR" means the Illinois Department of Financial and Professional Regulation. 229 230 "DPH" means the Illinois Department of Public HelathHealth. 231 232 "Disqualifying conviction" means conviction of an excluded offense. 233 234 "Enclosed, locked facility" means a room, greenhouse, building, or other enclosed 235 area equipped with locks or other security devices that permit access only by a 236 cultivation center's agents or a dispensing organization's agent working for the 237 registered cultivation center or the registered dispensing organization to 238 cultivate, store, and distribute cannabis for registered qualifying patients. [410] 239 ILCS 130/10(k)] 240 241 "Excluded offense" means: 242 243 a violent crime defined in Section 3 of the Rights of Crime Victims and Witnesses Act or a substantially similar offense that was classified as a 244 245 felony in the jurisdiction where the person was convicted; or 246 247 a violation of a state or federal controlled substance law that was 248 classified as a felony in the jurisdiction where the person was convicted, 249 except that the Department may waive this restriction if the person 250 demonstrates to the Department's satisfaction that his or her conviction 251 was for the possession, cultivation, transfer, or delivery of a reasonable 252 amount of cannabis intended for medical use. 253 254 This exception does not apply if the conviction was under state law and 255 involved a violation of an existing medical cannabis law. [410 ILCS 256 130/10(1)] 257 258 "Facility" shall refer to the permitted physical structures associated with the 259 cultivation center. 260 "Financial interest" means any actual or future right to ownership, investment or 261 compensation arrangement with another person, either directly or indirectly, 262 263 through business, investment, spouse, parent or child, in a cultivation center. Financial interest does not include ownership of investment securities in a 264

publicly-held corporation that is traded on a national <u>securities</u> exchange or overthe-counter market <u>in the United States</u>, provided the investment securities held by the person and the person's spouse, parent or child, in the aggregate, do not exceed one percent ownership in the cultivation center.

"Fingerprint-based criminal history records check" means a fingerprint-based criminal history records check conducted by the Department of State Police in accordance with the Uniform Conviction Information Act (UCIA) or 20 Ill. Adm. Code 1265.30 (Electronic Transmission of Fingerprint Requirements).

"Flower" means the gametophytic or reproductive state of cannabis in which the plant is in a light cycle intended to produce flowers, trichromes and cannabinoids characteristic of cannabis.

"Immature plant" means a nonflowering cannabis plant that has an established root structure.

"ISP" means the Illinois Department of State Police.

"Label" means a display of written, printed or graphic matter on the immediate container of any product containing cannabis;

"Laboratory" means an independent laboratory located in Illinois and approved by the Department to have custody and use of controlled substances for scientific and medical purposes and for purposes of instruction, research or analysis.

"Livescan" means an inkless electronic system designed to capture an individual's fingerprint images and demographic data (name, sex, race, date of birth, etc.) in a digitized format that can be transmitted to ISP for processing. The data is forwarded to the ISP Bureau of Identification (BOI) over a virtual private network (VPN) and then processed by ISP's Automated Fingerprint Identification System (AFIS). Once received at the BOI for processing, the inquiry may, as permitted by law, be forwarded to the Federal Bureau of Investigation (FBI) electronically for processing as permitted by law.

"Livescan vendor" means an entity licensed by the Department of Financial and Professional Regulation to provide commercial fingerprinting services under the Private Detective, Private Alarm, Private Security, Fingerprint Vendor, and Locksmith Act of 2004.

"Manufacturing" or "manufacture" means the process of converting harvested cannabis material into a finished product by manual labor and/or machinery designed to meet a specific need or customer expectation, either directly or indirectly by extraction from substances of natural origin, or independently by

309 means of chemical synthesis, or by a combination of extraction and chemical 310 synthesis. 311 312 "Medical cannabis" means cannabis and its constituent cannabinoids, such as 313 tetrahydrocannabinol (THC) and cannabidiol (CBD), used as an herbal remedy or 314 therapy to treat disease or alleviate symptoms. Medical cannabis can be 315 administered in a variety of ways, including, but not limited to: vaporizing or 316 smoking dried buds; using concentrates; administering tinctures or tonics; applying topicals such as ointments or balms; or consuming medical cannabis 317 318 infused products. 319 320 "Medical cannabis cultivation center registration" means a registration issued by 321 the Department of Agriculture. [410 ILCS 130/10(m)] 322 323 "Medical cannabis container" means a sealed, traceable, food compliant, tamper 324 resistant, tamper evident container, or package used for the purpose of 325 containment of medical cannabis from a cultivation center to a dispensing 326 organization. [410 ILCS 130/10(n)] 327 328 "Medical cannabis dispensing organization" or "dispensing organization" or 329 "dispensary organization" or "dispensary" means a facility operated by an 330 organization or business that is registered by the Department of Financial and 331 Professional Regulation to acquire medical cannabis from a registered 332 cultivation center for the purpose of dispensing cannabis, paraphernalia, or 333 related supplies and educational materials to registered qualifying patients. [410 334 ILCS 130/10(o)] 335 336 "Medical cannabis dispensing organization agent" or "dispensing organization 337 agent" means a principal officer, board member, employee, or agent of a 338 registered medical cannabis dispensing organization who is 21 years of age or 339 older and has not been convicted of an excluded offense. [410 ILCS 130/10(p)] 340 341 "Medical cannabis-infused product" means food, oils, ointments, sodas, teas, 342 capsules or other products containing usable cannabis that are not smoked. [410] 343 ILCS 130/10(q)] Only the portion of any cannabis-infused product that is 344 attributable to cannabis shall count toward the possession limits of the dispensary 345 and the patient. 346 347 "Medical use" means the acquisition; administration; delivery; possession; 348 transfer; transportation; or use of cannabis to treat or alleviate a registered 349 qualifying patient's debilitating medical condition or symptoms associated with 350 the patient's debilitating medical condition. [410 ILCS 130/10(r)] 351

352	"Modification" means changes in structures, processes or activities at a cultivation
353	center that will alter the efficiency of production structures, processing systems,
354	and/or changes in capacity within the center.
355	
356	"Monitoring" means the continuous and uninterrupted video surveillance of
357	cultivation activities and oversight for potential suspicious actions. Monitoring
358	through video surveillance includes the purpose of summoning a law enforcement
359	officer to the premises during alarm conditions. The Department and ISP or law
360	enforcement agencies designated by ISP shall have the ability to access a
361	cultivation center's monitoring system in real-time via a secure web-based portal.
362	
363	"Motor vehicle" means a self-propelled vehicle as defined in Section 1-146 of the
364	Illinois Vehicle Code.
365	
366	"Natural processing" or "naturally produced" means the preparation of the
367	harvested cannabis without significantly changing its physical form.
368	
369	"Operational and Management Practices Plan" means a narrative description of all
370	practices that will be employed at the facility for the production of medical
371	cannabis and medical cannabis-infused products. The plan shall include but is not
372	limited to:
373	
374	the types and quantities of medical cannabis products that will be
375	produced at the facility;
376	
377	the methods of planting (seed or clones), harvesting, drying and storage of
378	medical cannabis;
379	
380	the estimated quantity of waste material to be generated and plans for
381	subsequent disposal;
382	
383	the quantity and proposed method for disposal for all crop inputs utilized
384	for plant production;
385	
386	methods for training employees for the specific phases of production;
387	
388	biosecurity measures to be implemented for plant production and edible
389	infused product production;
390	
391	planned response to discrepancies in accounting of product inventories;
392	
393	sampling strategy and quality testing for labeling purposes;
394	
395	procedures to follow for proper labeling; and

396	
397	procedures to follow for handling mandatory and voluntary recalls of
398	cannabis or cannabis-infused products.
399	
400	"Permit" means a registration issued by the Department to a qualified applicant to
401	operate a cultivation center.
402	
403	"Permittee" means a qualified applicant who is issued a permit by the Department
404	to operate a cultivation center.
405	
406	"Person" includes, but is not limited to, a natural person, sole proprietorship,
407	partnership, joint venture, limited liability partnership or company, corporation,
408	association, agency, business, not-for-profit organization.
409	
410	"Physician" means a doctor of medicine or doctor of osteopathy licensed under
411	the Medical Practice Act of 1987 to practice medicine and who has a controlled
412	substances license under Article III of the Illinois Controlled Substances Act. It
413	does not include a licensed practitioner under any other Act, including but not
414	limited to the Illinois Dental Practice Act. [410 ILCS 130/10(s)]
415	r (/J
416	"Principal officer" includes a prospective cultivation center or cultivation center
417	owner, president, vice president, secretary, treasurer, partner, officer, board
418	member, shareholder or person involved in a profit sharing arrangement.
419	
420	"Producer backer" means any person (including any legal entity) with a direct or
421	indirect financial interest in the applicant.
422	munitor montator in the upproving
423	"Production" or "produce" means the planting, preparation, cultivation, growing,
424	harvesting, propagation, compounding, conversion, natural processing or
425	manufacturing of cannabis, and includes any packaging or repackaging of the
426	substance, or labeling or relabeling of its container.
427	ouccounter, or two times or no terminari
428	"Qualified applicant" means an applicant for a cultivation center permit who
429	receives at least the minimum required score in each category required by the
430	application.
431	upp neutron.
432	"Qualifying patient" means a person who has been diagnosed by a physician as
433	having a debilitating medical condition. [410 ILCS 130/10(t)]
434	naving a acomains measure condition. [110 IDES 150/10(t)]
435	"Registered" means licensed, permitted, or otherwise certified by the Department
436	of Agriculture under the Act. [410 ILCS 130/10(u)]
437	of rightenium and the rich [410 IDCD 150/10(u)]
437	"Restricted access area" means a building, room or other contiguous area upon the
439	permitted premises where cannabis is grown, cultivated, harvested, stored,
10)	permitted premitted white edilitions is grown, editivated, harvested, stored,

440 weighed, packaged, sold or processed for sale, under control of the permitted 441 facility. 442 443 "Sale" means any form of delivery, which includes barter, exchange or gift, or 444 offer therefor, and each such transaction made by any person whether as principal, 445 proprietor, agent, servant or employee. 446 447 "Security alarm system" means a device or series of devices intended to summon 448 law enforcement personnel during, or as a result of, an alarm condition. Devices 449 may include hard-wired systems and systems interconnected with a radio 450 frequency method such as cellular or private radio signals that emit or transmit a 451 remote or local audible, visual or electronic signal; motion detectors, pressure 452 switches, duress alarms (a silent system signal generated by the entry of a 453 designated code into the arming station to indicate that the user is disarming under 454 duress); panic alarms (an audible system signal to indicate an emergency 455 situation); and hold-up alarms (a silent system signal to indicate that a robbery is 456 in progress). The Department and law enforcement agencies shall have the ability 457 to access a cultivation center's security alarm system in real-time. 458 459 "THC" means tetrahydrocannabinol. 460 "THCA" means tetrahydrocannabinolic acid. 461 462 463 "Tincture" means a cannabis-infused solution, typically comprised of alcohol, glycerin or vegetable oils, derived either directly from the cannabis plant or from 464 a processed cannabis extract. Tinctures may be added to foods and other liquids. 465 466 applied directly to the skin, consumed orally by drinking a small quantity, or absorbed sublingually by placing a few drops under the tongue. 467 468 469 "Usable cannabis" means the seeds, leaves, buds, and flowers of the cannabis 470 plant, and any mixture or preparation thereof, including the resin extracted from 471 any part of the plant, but does not include the stalks, and roots of the plant. It does 472 not include the weight of any non-cannabis ingredients combined with cannabis, 473 such as ingredients added to prepare a topical administration, food, or drink. 474 [410 ILCS 130/10(w)] 475 476 "USEPA" means the United States Environmental Protection Agency. 477 478 "Vegetative stage of growth" means that the cannabis plant consists of stems, 479 leaves and roots and does not have any flowers or buds. 480 481 "Verification system" means a web-based system established and maintained by 482 the Department of Public Health that is available to the Department of 483 Agriculture, the Department of Financial and Professional Regulation, law

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484 enforcement personnel, and registered medical cannabis dispensing organization 485 agents on a 24-hour basis for the verification of registry identification cards, the 486 tracking of delivery of medical cannabis to medical cannabis dispensing 487 organizations, and the tracking of the date of sale, amount, and price of medical 488 cannabis purchased by a registered qualifying patient. [410 ILCS 130/10(x)] 489 490 "Veteran" means a person who served in one of the five active-duty Armed 491 Services or their respective Guard or Reserve units, and who was discharged or 492 released from service under conditions other than dishonorable. 493 494 "Violent crime" means any felony in which force or threat of force was used 495 against the victim, or any offense involving sexual exploitation, sexual conduct or 496 sexual penetration, or a violation of Section 11-20.1, 11-20.1B, or 11-20.3 of the 497 Criminal Code of 1961 or the Criminal Code of 2012, domestic battery, violation 498 of an order of protection, stalking, or any misdemeanor which results in death or 499 great bodily harm to the victim or any violation of Section 9-3 of the Criminal 500 Code of 1961 or the Criminal Code of 2012, or Section 11-501 of the Illinois 501 Vehicle Code, or a similar provision of a local ordinance, if the violation resulted 502 in personal injury or death, and includes any action committed by a juvenile that 503 would be a violent crime if committed by an adult. For the purposes of this 504 definition, "personal injury" shall include any Type A injury as indicated on the 505 traffic accident report completed by a law enforcement officer that requires 506 immediate professional attention in either a doctor's office or medical facility. A 507 Type A injury shall include severely bleeding wounds, distorted extremities, and 508 injuries that require the injured party to be carried from the scene, or a 509 substantially similar offense that was tried and convicted as a felony in the 510 jurisdiction where the cultivation center agent, agent-in-charge, or applicant for a 511 cultivation center agent or agent-in-charge identification card, was convicted. 512 [725 ILCS 120/3(c)] 513 514 **Section 1000.20 Referenced Materials** 515 516 The following federal statutes and regulations are referenced in this Part: a) 517 Federal Food, Drug, and Cosmetic Act (21 USC 301 et seq.) 518 1) 519 520 2) Fair Packaging and Labeling Act (15 USC 1451 et seq.) 521 Tolerances and Exemptions for Pesticide Chemical Residues in Food (40 522 3)

5) Poison Prevention Packaging (16 CFR 1700)(2014)

Poison Prevention Packaging Act of 1970 (15 USC 1471 et seq.)

CFR 180)(2013)

4)

528			
529		6)	Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA) (7 USC 136)
530			
531	b)	The t	following Illinois statutes are referenced in this Part:
532			
533		1)	Compassionate Use of Medical Cannabis Pilot Program Act [410 ILCS
534			130]
535			
536		2)	Administrative Review Law (Article III of the Code of Civil Procedure)
537			[735 ILCS 5/Art. III]
538		- \	
539		3)	Cannabis Control Act [720 ILCS 550]
540		45	Will be die in the Lord and the Lord and the Control of the Contro
541		4)	Illinois Controlled Substances Act [720 ILCS 570]
542		5)	Ш Е 1 В 1 С 4. У 1410 И СО (20)
543		5)	Illinois Food, Drug and Cosmetic Act [410 ILCS 620]
544		6)	Earl Handling Deculation Enforcement Act [410 H CS 625]
545 546		6)	Food Handling Regulation Enforcement Act [410 ILCS 625]
547		7)	Sanitary Food Preparation Act [410 ILCS 650]
548		7)	Samtary 1 ood 1 reparation Act [410 ILCS 030]
549		8)	Illinois Uniform Conviction Information Act [20 ILCS 2635]
550		0)	inmois emiorin conviction information rect [20 1205 2055]
551		9)	Private Detective, Private Alarm, Private Security, Fingerprint Vendor,
552		-)	and Locksmith Act of 2004 [225 ILCS 447]
553			
554		10)	Illinois Vehicle Code [625 ILCS 5]
555		,	-
556		11)	Criminal Code of 2012 [720 ILCS 5]
557			
558		12)	Rights of Crime Victims and Witnesses Act [725 ILCS 120]
559			
560		13)	Code of Civil Procedure [735 ILCS 5]
561			
562		14)	Probate Act of 1975 [755 ILCS 5]
563		4.5	
564		15)	Environmental Protection Act [415 ILCS 5] (and associated administrative
565			rules35 Ill. Adm. Code)
566		1.()	Illinois Destinide Ast [415 H CC (0] (and associated administration reduced
567		16)	Illinois Pesticide Act [415 ILCS 60] (and associated administrative rules 8
568 569			Ill. Adm. Code 250)
570		17)	Illinois Fertilizer Act of 1961 [505 ILCS 80]
570 571		11)	
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572		18)	Soil Amendment Act [505 ILCS 120]
573 574		19)	Medical Practice Act of 1987 [225 ILCS 60]
575 576		20)	Illinois Dental Practice Act [225 ILCS 25]
577 578		21)	Weights and Measures Act [225 ILCS 470]
579		22)	Duain and Entermains for Minarities, Formulas, and Dansons with Dischilities
580 581		<u>22)</u>	Business Enterprise for Minorities, Females, and Persons with Disabilities Act [30 ILCS 575]
582 583	c)	The	following State administrative rules are referenced in this Part:
584 585		1)	The Illinois Food, Drug and Cosmetic Act (77 Ill. Adm. Code 720)
586 587 588		2)	Manufacturing, Processing, Packing or Holding of Food Code (77 Ill. Adm. Code 730)
589 590		3)	Food Service Sanitation Code (77 Ill. Adm. Code 750)
591 592 593		4)	Electronic Transmission of Fingerprint Requirements (20 Ill. Adm. Code 1265.30)
594 595 596 597		5)	Illinois Environmental Protection Agency Technical Policy Statement (35 Ill. Adm. Code 651 (Introduction and Definitions) and 653 (Design, Operation and Maintenance Criteria)
598 599		6)	Illinois Plumbing Code (77 Ill. Adm. Code 890)
500 501		7)	Illinois Pesticide Act (8 Ill. Adm. Code 250)
502 503 504		8)	Department of Public Health Compassionate Use of Medical Cannabis Patient Registry (77 Ill. Adm. Code 946.Subpart D)
505 506		9)	Weights and Measures Code (8 Ill. Adm. Code 600)
507 508 509	d)		rporations by reference in this Part do not include any later amendments or ons beyond the date specified.
510 511	Section 100	0.30 S	cope and Application
512 513 514 515	a)	regis	the duty of the Department to enforce the provisions of the Act relating to the stration and oversight of cultivation centers unless otherwise provided for in Act. [410 ILCS 130/15(b)]

616		
617	b)	A cultivation center shall be in compliance with all of this Part prior to the
618		commencement of operational activities and/or storage of medical cannabis.
619		
620	c)	This Part shall apply to applicants for and holders of a cultivation center permit to
621		propagate, cultivate, harvest, prepare, cure, package, store and label medical
622		cannabis, whether in concentrated form or otherwise.
623		
624	d)	Authorized On-Premises Storage. A cultivation center is authorized to store
625		cannabis and cannabis-infused products inventory on the permitted premises. All
626		inventory stored on the permitted premises must be secured in a limited access
627		area and tracked consistently with Section 1000.435.
628		
629	e)	Packaging and Labeling Standards Required. A cultivation center is prohibited
630		from selling cannabis that is not packaged and labeled in accordance with Section
631		1000.420.
632		
633	f)	Sale to Consumer Prohibited. A cultivation center is prohibited from selling
634		cannabis or any cannabis-infused product directly to a consumer.
635		
636	g)	Consumption Prohibited. A cultivation center shall not permit the consumption of
637		cannabis or cannabis-infused products on its permitted premises.
638	•	
639	h)	The Department, <u>DPH and DFPR</u> shall enter into intergovernmental agreements,
640		as necessary, to carry out the provisions of the Act including, but not limited to,
641		the provisions relating to the permitting and oversight of cultivation centers,
642		dispensing organizations, and qualifying patients and caregivers. (Section 15 of
643		the Act)
644	G	
645	Section 1000.	40 Operation of a Cultivation Center
646	,	
647	a)	Only a cultivation center that has been issued a permit by the Department under
648		the provisions of the Act and this Part shall own and operate a cultivation center
649		facility.
650	1.)	
651	b)	A cultivation center, including each principal officer, board member, agent and
652		employee shall not:
653		1)
654		1) produce or manufacture cannabis in any place except in those areas
655 656		designated in the permit;
656 657		2) gall daliyar transport or distribute complia from any place accept its
657 659		2) sell, deliver, transport or distribute cannabis from any place except its
658 650		permitted cultivation facility;

660	3)	produce or manufacture cannabis for use outside of Illinois;
661		
662	4)	sell, deliver, transport or distribute cannabis to any person or entity other
563		than a dispensary organization registered with the DFPR, or a testing
664		laboratory approved by the Department;
665		
666	5)	enter into an exclusive agreement with any dispensary facility;
667		
668	6)	refuse to conduct business with any dispensary facility that has the
669		financial ability to pay for the medical cannabis and is licensed with the
670		DFPR on the same terms and conditions as other dispensary facilities with
671		whom the cultivation center is dealing;
672		
673	7)	either directly or indirectly discriminate in price among different
674		dispensary organizations that are purchasing a like grade, strain, brand and
575		quality of cannabis or cannabis-infused product. Nothing in this
676		subsection (b)(7) prevents pricing medical cannabis differently based on
677		differences in the cost of production, the quantities sold, such as volume
678		discounts, the way the products are delivered, or delivery costs relative to
679		distance travelled;
680		
681	8)	accept, solicit or offer any form of remuneration from or to a physician;
582	,	
583	9)	allow a physician to conduct a personal physical examination of a patient
684	,	for purposes of diagnosing a debilitating medical condition at the
585		permitted location;
686		
687	10)	allow a physician to hold a direct or indirect economic interest in the
688	,	cultivation center if the physician recommends the use of medical
689		cannabis to qualified patients or is in a partnership or other fee or
590		profitsharing relationship with a physician who recommends medical
691		cannabis;
592		
593	11)	allow a physician to serve on the board of directors or as an employee of
694	,	the cultivation center; however, a cultivation center may hire a physician
595		as an independent contractor provided the physician's involvement in the
696		cultivation center is limited exclusively to designing or conducting non-
697		proprietary medical research or studies;
698		
599	12)	accept referral of patients from a physician;
700	,	1 1 3 7
701	13)	allow a physician to advertise at the cultivation center; or
702	/	1 /

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703 14) accept any returned product unless it is as a result of a Department 704 approved product recall. 705 706 c) A cultivation center permit shall allow the permittee to operate at a single 707 cultivation center location 708 709 d) A single entity shall not be granted more than three cultivation center permits. If 710 a qualified applicant has been selected for more than three permits, the applicant 711 shall notify the Department within 48 hours after notification, on the forms 712 provided by the Department, in which three Districts it chooses to receive permits 713 and operate cultivation centers. No person shall be an owner, partner, officer, 714 director, shareholder, or member of more than three permitted cultivation centers. 715 No corporation, partnership, limited liability partnership, limited liability 716 company, or other entity or subsidiary thereof shall be an owner, principal officer, 717 partner, shareholder, or member of more than three permitted cultivation centers. 718 In the event that an entity is awarded a permit in a District and that entity forfeits 719 that permit, the permit shall be awarded to the next highest scoring qualified 720 applicant. 721 722 e) A permitted cultivation center may not be located within 2,500 feet of the 723 property line of a pre-existing public or private preschool or elementary or 724 secondary school or day care center, day care home, group day care home, part 725 day child care facility, or an area zoned for residential use. (Section 105 of the 726 Act) 727 A permitted cultivation center is not subject to prosecution; search or inspection, 728 f) 729 except by the Department, Department of Public Health, or State or local law 730 enforcement under Section 130 of the Act; seizure; or penalty in any manner, or 731 be denied any right or privilege, including but not limited to civil penalty or 732 disciplinary action by a business licensing board or entity, for acting under the 733 Act or this Part to: acquire, possess, cultivate, manufacture, deliver, transfer, 734 transport, supply, or sell cannabis to registered dispensing organizations. 735 (Section 25 of the Act) 736 737 A cultivation center shall provide evidence of financial responsibility, which shall g) 738 be payable to the Department in the event the cultivation center fails to comply as 739 follows: complete construction and begin production within six months after the 740 permit has been issued; maintain production for any reason for more than 90 741 consecutive days after it has completed construction of the facility; or continue to 742 operate the cultivation center in a manner that provides an uninterrupted supply of

medical cannabis to licensed dispensaries during the term of the permit, sufficient

enough to allow the licensed dispensaries to supply their registered qualifying

patients with an adequate supply of medical cannabis.

- 1) Evidence of financial responsibility shall be provided by one of the following:
 - A) Establishing and maintaining an escrow account in a chartered financial institution in Illinois in the amount of \$2,000,000, except as otherwise provided in Section 1000.60, with escrow terms, approved by the Department, that it shall be payable to the Department in the event of circumstances outlined in this subsection (g). A financial institution may not return money in an escrow or surety account to the cultivation center that established the account or a representative of the cultivation center unless the cultivation center or representative presents a statement issued by the Department indicating that the account may be released; or
 - B) Providing a surety bond naming the cultivation center as principal of the bond, upon terms approved by the Department, in the amount of \$2,000,000, except as otherwise provided in Section 1000.60, with terms approved by the Department that the bond defaults to the Department in the event of circumstances outlined in this subsection (g). Bond terms include:
 - i) The bond must be written by a surety company authorized to do business in Illinoisand licensed by the Illinois Department of Insurance.
 - ii) The business name and registration number on the bond must correspond exactly with the business name and registration number in the Department's records.
 - iii) The bond must be written on a form approved by the Illinois Department of Insurance.
 - iv) A copy of the bond must be received by the Department within 90-15 business days after the effective datenotification of selection for a permit.
 - iv) The bond shall not be canceled by a surety on less than 30 days' notice in writing to the Department. If a bond is canceled and the cultivation center fails to file a new bond with the Department in the required amount on or before the effective date of cancellation, the cultivation center's permit shall be revoked. The total and aggregate liability of the surety on the bond is limited to the amount specified on the bond.

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- A cultivation center will not be held in default should the failure to comply be the direct result of an event or effect that cannot be reasonably anticipated or controlled, such as an act of God or nature and not the result of a lack of good faith effort.
- h) The cultivation center shall provide documentation that it meets all federal, State and local building, zoning and fire codes and that all local ordinances are met.
- i) The use of pesticides as part of the growing process by a cultivation center must be in compliance with the provisions of Section 1000.470.
- j) Improper use of pesticides in the cultivation of a batch (Section 1000.470) may result in the destruction of the batch and denial, suspension or revocation of the cultivation center's permit.

Section 1000.50 Permits – General Provisions

- a) A cultivation center permit issued under this Part is the property of the State of Illinois and shall be surrendered upon demand of the Department.
- b) As part of the permit process, all applicants for a cultivation center permit shall sign a written statement certifying under penalty of perjury that:
 - 1) All of the information provided on the application is true and accurate to the best of the applicant's knowledge and that the applicant must notify the Department of any significant changes to any of the information provided to the Department during the application process, such as but not limited to ownership, financial interest, operational structure and criminal history.
 - 2) The applicant understands that the medical cannabis laws and enforcement of the laws by the State of Illinois and the federal government are subject to change at any time.
 - The applicant understands that the cultivation center permit is not transferable, except as provided in Section 1000.120, and that the permit is the property of the State of Illinois and shall be surrendered upon demand of the Department.
 - 4) The applicant specifically acknowledges receipt and advisement of the notices contained in the application and agrees to and accepts the limitations of liability and the requirement to indemnify, hold harmless and defend the State of Illinois, including:

835 A) 836 837 838 839 840 841 842 843 844 845 846 847 permit. 848 849 B) 850 851 852 853 854 855 856 857 858 859 860 C) 861 862 863 864 865 866 867 868 869 The applicant understands that medical cannabis shall be transported only 5) 870 871 872 6) The applicant understands that unused medical cannabis shall not be 873 874 875 Cannabis Pilot Program. 876 877 7) 878

- Limitation of Liability the State of Illinois shall not be liable to the permitted cultivation center, the cultivation center's agents, family members or guests for any damage, injury, accident, loss, compensation or claim, based on, arising out of, or resulting from the permitted cultivation center's participation in the Compassionate Use of Medical Cannabis Pilot Program, including, but not limited to, the following: arrest, seizure of persons and/or property, prosecution pursuant to State or federal laws by State or federal prosecutors, any fire, robbery, theft, mysterious disappearance or any other casualty; or the actions of any other permittees, registrants or persons. This Limitation of Liability provision shall survive expiration or the early termination of the
- Hold Harmless/Indemnification the permitted cultivation center, its principal officers, board members, producer backers, agents, employees, family members or guests shall hold harmless and/or indemnify the State of Illinois, its officers and employees against any civil action or criminal penalty commenced against the State and/or its officers or employees based upon illness and/or death as a result of the possession, cultivation, transportation or other use of medical cannabis ingested in any way authorized under the provisions of this Part and the Actresulting from participation in the Compassionate Use of Medical Cannabis Pilot Program.
- Federal Prosecution the United States Congress has determined that cannabis is a controlled substance. Illinois has placed cannabis in Schedule I of the Illinois Controlled Substances Act. Growing, distributing, transporting and possessing cannabis in any capacity, other than as part of a federally authorized research program, is a violation of federal laws. The State of Illinois' Compassionate Use of Medical Cannabis Pilot Program Act does not authorize any permittee to violate federal or state laws.
- in a medical cannabis container as defined in Section 1000.10.
- transferred, shared, given or delivered to any other person regardless of whether that person is participating in the Compassionate Use of Medical
- The applicant understands that qualifying patients and caregivers shall not grow or cultivate medical cannabis other than as a cultivation center agent.

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880		8) The applicant understands that the Department may deny an application if
881		the documentation is incomplete, or if the Department determines, after an
882		inquiry or investigation, that the information provided was false,
883		misleading, forged or altered.
884		
885		9) The applicant understands that, upon issuance of a permit, the cultivation
886		center is subject to random inspections by the Department, ISP and DPH.
887		
888 889	Section 1000.	60 Evidence of Financial Responsibility – Terms
890	a)	In addition to the other terms and conditions permitted by the Act and this Part,
891	a)	upon request by the cultivation center for consideration of the following, the
892		Department shall, by written or electronic notification, permit the cultivation
893		center's \$2,000,000 escrow account, letter of credit or surety bond to be reduced
894		by \$500,000 upon the successful achievement of each of the following
895		milestones, resulting in a potential elimination in of the escrow account, letter of
896		credit or surety bond:
897		1) A determination has the Demonstruct that the continuation contains Caller
898		1) A determination by the Department that the cultivation center is fully
899		operational and able to commence production of cannabis as provided for
900		in the permit application of the cultivation center;
901 902		2) A determination by the Department that the cultivation center remained
902		2) A determination by the Department that the cultivation center remained operational without substantial interruption, was able to provide an
903		uninterrupted supply of medical cannabis to licensed dispensaries, as
905		required by Sections 1000.40(g) and 1000.240, and operated without any
906		violation of the Act or this Part for a one year period;
907		violation of the ret of this fart for a one year period,
908		3) A determination by the Department that the cultivation center remained
909		operational without substantial interruption, was able to provide an
910		uninterrupted supply of medical cannabis to licensed dispensaries, as
911		required by Sections 1000.40(g) and 1000.240, and operated without any
912		violation of the Act or this Part for two consecutive years; and
913		,
914		4) A determination by the Department that the cultivation center remained
915		operational without substantial interruption, was able to provide an
916		uninterrupted supply of medical cannabis to licensed dispensaries as
917		required by Sections 1000.40(g) and 1000.240, and operated without any
918		violation of the Act or this Part for three consecutive years.
919		
920	b)	If a cultivation center voluntarily chooses not to renew its permit, provides notice
921	,	of this decision in accordance with Section 1000.600 of this Part and is not in
922		violation of the Act or this Part, the Department shall terminate the obligations

)23)24		under term.	the escrow account, letter of credit or surety bond at the end of the	the permit
)25)26	c)		the sunset provision of the Act, found in Section 220 of the Act	*
27			and no successor medical cannabis program be in place allowing	
28			nation of cultivation centers as provided for in this pilot program	
29			rovided the cultivation center is not in violation of the Act or th	
30			ing amount left in escrow, under a letter of credit or a surety bo	ond shall be
31		releas	d to the cultivation center permit holder.	
32				
33	Section 1000	.70 Va	iances	
34				
35	a)	The D	epartment may grant variances from this Part in individual cases	s when it
36		finds t	nat:	
37				
38		1)	The applicable provision is not statutorily mandated;	
39				
40		2)	No party will be injured by the granting of the variance;	
41				
42		3)	The provision from which the variance is granted would, in the	e particular
43			case, be unreasonable or unnecessarily burdensome; and	•
44				
45		4)	The variance requested is from the requirements of:	
46				
47			A) Section 1000.210(a)(1) to allow a cultivation center to	be located
48			within 1000 feet of a dispensary; or	
49				
50			B) Section 1000.40(b)(4) to allow the exchange or sale of	seedlings,
51			clones or cuttings of strains of cannabis between cultiv	
52			centers in the event of a shortage due to a catastrophic	
53			promote the development and production of strains that	
54			beneficial to patients.	
55			The state of the s	
56	b)	Anv re	quest for a variance shall be in writing (an original and 2 copies	s) and shall
57	,		e the following:	,
58			8	
59		1)	Identification of the specific requirement in question;	
60		,	T	
61		2)	A description of the variance;	
62		,	1	
63		3)	The rationale for the variance and why the provision or require	ement is
64		- /	unreasonable or unnecessarily burdensome in the particular case	
65			and the particular of the part	7

966 967 968		4)	An explanation as to why no party will be injured if the variance is granted; and
969		5)	The fee required by Section 1000.140.
970 971	c)	-	receipt of a request for a variance, the Director will appoint an unbiased
972 973		paner	of no more than three members to review the request.
974		1)	The panel may request additional information or documentation from the
975		1)	applicant.
976			"FF
977		2)	The panel shall either approve or deny the request within 30 calendar days
978		,	after the date of receipt of the request, or the date of receipt of any
979			additional information thereafter, and notify the applicant in writing.
980			
981	SUBPA	ART B:	CULTIVATION CENTER PERMITS AND PERMIT SELECTION
982			
983	Section 1000.	100 Pe	ermit Application
984	,	A 1.	
985	a)		ivation center permit shall be obtained for each facility prior to
986			encement of any production activities. The permit shall, along with any
987 988			certificate, business license or other authorization required to conduct
989		produc	ction activities, be posted in a conspicuous place within the facility.
990	b)	The D	epartment shall accept applications for cultivation center permits for 30-14
991	0)		lar days after the date indicated on the Department's website as the
992			encement date for accepting applications.
993		• • • • • • • • • • • • • • • • • • • •	one on the rot week with the manager.
994		1)	Submissions shall be considered as submitted on the date on which they
995		,	are postmarked or, if delivered in person during regular business hours, on
996			the date on which they are so delivered, or, if sent electronically, on the
997			date received by the Department if received on or before 5 p.m. Central
998			<u>Time</u> . If received electronically after 5 p.m. Central Time, they will be
999			considered received on the next day.
000			
001		2)	Submissions received after the 30-14 day period or any way other than
002			required in this subsection (b) shall be returned to the applicant.
003		2)	Ni-4:6:4:
004 005		3)	Notification of the availability of applications will be posted on the
005			Department's website at www.agr.state.il.us/. Application forms will be made available online at that website and may be completed online and
000			submitted electronically to that website, at the discretion of the
007			Department, or sent via U.S. mail to the address set forth in the
009			application.
			

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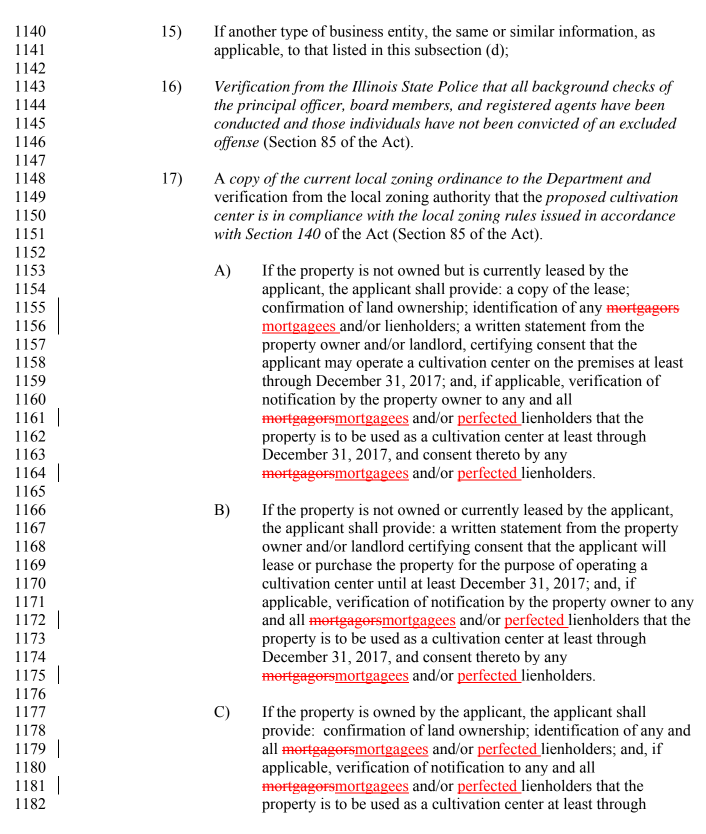
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- The permit application shall be submitted on the forms provided by the c) Department. The forms will include instructions for their completion and submission. The application will reflect the information required of applicants by the Act and this Part and will include requests for information, plans, maps and other materials in support of the application needed by the Department to make its determination on the permit request. and in accordance with the Act, this Part and the instructions provided by the Department on the application. The instructions on the application will reflect the total maximum number of points that can be awarded for each required criteria, measure and bonus point category listed in Section 1000.110. The instructions/application will also identify the total minimum number of points necessary from the required criteria and measures to be eligible for consideration of the bonus point categories. All applications will be reviewed and points awarded based upon the same point system in a fair and unbiased manner. If all materials, documentations, fees and information required by the Act, this Part, and the application form are not submitted, the application shall be returned to the applicant. The applicant shall then have seven calendar days to resubmit the application in its entirety. Once submitted, the required fee will not be returned. Upon receipt of an application deemed to be complete, the Department will engage in no further communication with the applicant until after the selection process is completed, except as provided for in Section 1000.110(g) and (h).
- d) An applicant applying for a cultivation center permit shall submit, in duplicate, the following:
 - 1) The proposed legal name of the cultivation center;
 - 2) The proposed physical address of the cultivation center and description of the enclosed, locked facility as it applies to cultivation centers where medical cannabis will be grown, harvested, manufactured, packaged, or otherwise prepared for distribution to a dispensing organization;
 - 3) The name, address, and date of birth of each principal officer and board member of the cultivation center, provided that all those individuals shall be at least 21 years of age;
 - 4) Any instance in which a business that any of the prospective board members of the cultivation center had managed or served on the board of the business and was convicted, fined, censured, or had a registration or license suspended or revoked in any administrative or judicial proceeding;
 - 5) Cultivation, inventory, and packaging plans;

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- 6) Proposed operating by-laws (Operation and Management Practices Plan) that include procedures for the oversight of the cultivation center, development and implementation of a plant monitoring system, medical cannabis container tracking system, accurate record keeping, staffing plan, and security plan reviewed by the Illinois State Police that are in accordance with the rules issued by the Department of Agriculture under the Act. A physical inventory shall be performed of all plants and medical cannabis containers on a weekly basis. ISP may utilize the services of a private security contractor licensed by DFPR to assist with performing a security plan review;
- 7) Experience with agricultural cultivation techniques and industry standards, including experience with the cultivation of agricultural or horticultural products, operating an agriculturally related business, or operating a horticultural business;
- 8) Any academic degrees, certifications, or relevant experience with related businesses;
- 9) The identity of every person, association, trust, producer backer, partnership, other entity or corporation having any direct or indirect pecuniary interest in the cultivation center operation with respect to which the registration is sought. If the disclosed entity is a trust, the application shall disclose the names and addresses of the beneficiaries; (Section 85 of the Act)
- 10) If a sole proprietorship, the name, residence and date of birth of the owner;
- 11) If a partnership, the names and addresses of all partners, both general and limited (Section 85 of the Act) and any partnership or joint venture documents.
 - A) For a domestic limited partnership, a copy of the Certificate of Limited Partnership and a Certificate of Good Standing from the Illinois Secretary of State dated within the last 60 days.
 - B) For a foreign limited partnership, a certificate of Good Standing from the state of formation, a copy of the Certificate of Authority from the Illinois Secretary of State and a Certificate of Good Standing from the Illinois Secretary of State dated within the last 60 days;

1097 1098	12)	If a limited liability partnership, the names and addresses of all partners, and any partnership or joint venture documents.
1099		and any partnership of John venture documents.
1100		A) For a domestic limited liability partnership, a copy of the
1101		Certificate of Limited Liability Partnership and a Certificate of
1102		Good Standing from the Illinois Secretary of State dated within the
1102		last 60 days.
1103		last oo days.
1104		B) For a foreign limited liability partnership, a certificate of Good
1106		Standing from the state of formation, a copy of the Certificate of
1107		Authority from the Illinois Secretary of State and a Certificate of
1108		Good Standing from the Illinois Secretary of State dated within the
1109		last 60 days;
1110	12)	If a comparation based in Illinois a convertible Anticles of Incomparation
1111	13)	If a corporation based in Illinois, a copy of the Articles of Incorporation
1112		and a copy of the Certificate of Good Standing issued by the Illinois
1113		Secretary of State or obtained from the Secretary of State's website within
1114		the last 60 days. If the corporation is a foreign corporation, a copy of the
1115		Articles of Incorporation, a copy of the Certificate of Good Standing from
1116		the state or country in which the corporation is domiciled, a copy of the
1117		Certificate of Authority from the Illinois Secretary of State and a
1118		Certificate of Good Standing from the Illinois Secretary of State dated
1119		within the last 60 days. If using an assumed name (d/b/a), a copy of the
1120		assumed name registration issued by the Secretary of State. Additionally,
1121		applicants shall include the names and addresses of all stockholders and
1122		directors of the corporation (Section 85 of the Act);
1123		
1124	14)	If a limited liability company:
1125		
1126		A) For a domestic limited liability company, a copy of the Articles of
1127		Organization, a copy of the Certificate of Good Standing issued by
1128		the Illinois Secretary of State or obtained from the Secretary of
1129		State's website within the last 60 days, and a listing of the members
1130		of the limited liability company and his, her, or its contact
1131		information.
1132		
1133		B) For a foreign limited liability company, a copy of the Articles of
1134		Organization and a Certificate of Good Standing from the state of
1135		organization, a copy of the Application for Admission to Transact
1136		Business in Illinois, along with a Certificate of Good Standing
1137		issued by the Illinois Secretary of State, all dated within the last 60
1138		days;
1139		- /



1183		December 31, 2017, and consent thereto by any
1184		mortgagersmortgagees and/or perfected lienholders;
1185		
1186	18)	A non-refundable application fee as set forth in Section 1000.140 for each
1187		application. Each application for a particular District shall be a separate
1188		application requiring a separate fee;
1189		
1190	19)	A location area map of the area surrounding the proposed cultivation
1191		center. The map must clearly demonstrate that the proposed cultivation
1192		center is not located within 2,500 feet of the property line of a pre-existing
1193		public or private preschool or elementary or secondary school or day care
1194		center, day care home, group day care home, part day child care facility,
1195		or an area zoned for residential use (Section 105 of the Act);
1196		
1197	20)	A plot plan of the cultivation center drawn to a reasonable scale. If the
1198	,	cultivation center building is in existence at the time of the application, the
1199		applicant shall submit plans and specifications drawn to scale for the
1200		interior of the building. If the building is not in existence at the time of
1201		application, the applicant shall submit a plot plan and a detailed drawing
1202		to scale of the interior and the architect's drawing of the building to be
1203		constructed;
1204		
1205	21)	Documentation acceptable to the Department that the individual or entity
1206	,	filing the application has at least \$500,000 in liquid assets.
1207		Documentation acceptable to the Department includes a signed statement
1208		from an Illinois Licensed CPA attesting to proof of the required amount of
1209		liquid assets under the control of an owner or the entity applying. The
1210		statement must be dated within 30 calendar days before the date the
1211		application was submitted;
1212		approduct it de duction it,
1213	22)	Documentation acceptable to the Department that the individual or entity
1214)	filing the application will be able to obtain insurance sufficient to
1215		indemnify and hold harmless the State and its officers and employees as
1216		required in Section 1000.50(b)(4)(B);
1217		104 m m 200 m 1000 m (0)(1)(2);
1218	23)	All relevant financial information as set forth in Section 1000.200;
1219		1 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
1220	24)	The name of any agent-in-charge for each work shift;
1221	,	The name of any agent in change for case were well and
1222	25)	If currently or previously licensed or authorized in another state or
1223	- 2,	jurisdiction to produce or otherwise deal in the distribution of cannabis in
1224		any form, the following:
1225		

1226 1227			A)	A copy of each such licensing/authorizing document verifying licensure in that state or jurisdiction;
1228 1229 1230			B)	A statement granting permission to contact the regulatory agency that granted the license to confirm the information contained in the
1231				application; and
1232			C	If the 1:
1233			C)	If the license/authorization or application was ever denied,
1234 1235				suspended, revoked or otherwise sanctioned, a copy of
1235				documentation so indicating, or a statement that the applicant was so licensed and was never sanctioned.
1230				so needsed and was never sanctioned.
1238	e)	The ap	plicant	shall sign a notarized statement certifying that:
1239				
1240		1)	-	ospective principal officer or board member has been convicted of
1241			an exc	luded offense in any state or country;
1242				
1243		2)		Iltivation center will register with the Illinois Department of
1244			Reven	ue should the applicant be granted a permit;
1245				
1246		3)	The ap	oplication is complete and accurate; and
1247		45		
1248		4)	The ap	pplicant has actual notice that, notwithstanding any state law:
1249			4.	
1250			A)	Cannabis is a prohibited Schedule I controlled substance under
1251				federal law;
1252			D)	
1253			B)	Participation in the program is permitted only to the extent
1254				provided by the strict requirements of the Act and this Part;
1255			C	Any activity not constioned by the Act or this Dort may be a
1256 1257			C)	Any activity not sanctioned by the Act or this Part may be a
1257				violation of State law;
1259			D)	Growing, distributing or possessing cannabis in any capacity,
1260			D)	except through a federally-approved research program, is a
1261				violation of federal law;
1262				violation of redetal law,
1263			E)	Use of medical cannabis may affect an individual's ability to
1264			L)	receive federal or State licensure in other areas;
1265				receive redefai of state meensure in other areas,
1266			F)	Use of medical cannabis, in tandem with other conduct, may be a
1267			1)	violation of State or federal law;
1268				riolation of State of Teachtri law,

1269			G)	Participation in the program does not authorize any person to
1270				violate federal law or State law and, other than as set out in Section
1271				25 of the Act, does not provide any immunity from or affirmative
1272				defense to arrest or prosecution under federal law or State law; and
1273				
1274			H)	Applicants shall indemnify, hold harmless, and defend the State of
1275				Illinois for any and all civil or criminal penalties resulting from
1276				participation in the program.
1277				
1278		5)		Department has authority to include additional certifications in the
1279			applic	ation that would be sufficient to ensure compliance with the
1280			progra	am and all other applicable laws.
1281				
1282		<u>6)</u>	All of	applicant's principal officers and producer backers expressly agree
1283			to be s	subject to service of process in Illinois with a current Illinois address
1284			on file	e with the Department.
1285				
1286	Section 1000	.110 P	ermits -	- Selection Criteria
1287				
1288	a)	Each	applicat	ion shall address all criteria and measures as set forth in this Part.
1289		The fa	ailure by	y an applicant to address all of the required criteria and measures will
1290		result	in the a	pplication being denied.
1291				•
1292	b)	The re	equired	criteria and measures shall include the following:
1293	,		•	· ·
1294		1)	Suitab	pility of the Proposed Facility:
1295				
1296			A)	Measure 1: The applicant demonstrates that the proposed facility is
1297			ŕ	suitable for effective and safe cultivation of medical cannabis,
1298				sufficient in size, power allocation, air exchange and air flow,
1299				interior layout, lighting, and sufficient both in the interior and
1300				exterior to handle the bulk agricultural production of medical
1301				cannabis, cannabis-infused products, product handling, storage,
1302				trimming, packaging, loading and shipping. The
1303				loading/unloading of medical cannabis in the transport motor
1304				vehicle for shipping shall be in an enclosed, secure area out of
1305				public sight.
1306				
1307			B)	Measure 2: The applicant demonstrates the ability to continue to
1308			,	meet qualifying patient demand by expanding the cultivation
1309				facility in a quick and efficient manner with minimal impact on the
1310				environment and the surrounding community.
1311				

1312 1313 1314 1315		C)	Measure 3: The applicant provides an employee handbook that will provide employees with a working guide to the understanding of the day-to-day administration of personnel policies and practices.
1316 1317 1318	2)	-	osed Staffing Plan and Knowledge of Illinois Law and Rules Relating edical Cannabis:
1318 1319 1320 1321 1322 1323		A)	Measure 1: The applicant fully describes a staffing plan that will provide and ensure adequate staffing and experience for all accessible business hours, safe production, sanitation, adequate security and theft prevention; and
1324 1325 1326 1327		B)	Measure 2: The applicant provides an Operations and Management Practices Plan that demonstrates compliance with this Part and the Act.
1328	3)	Secur	rity Plan:
1329 1330		A)	Measure 1: The applicant's security plan demonstrates its ability to
1331 1332 1333 1334		A)	prevent the theft or diversion of medical cannabis and how the plan will assist with ISP, Department, and local law enforcement. Specifically, it shall evidence compliance with all items in Sections 1000.440, 1000.445 and 1000.450.
1335 1336 1337 1338 1339 1340		В)	Measure 2: The applicant demonstrates that its plan for record keeping, tracking and monitoring inventory, quality control and security and other policies and procedures will discourage unlawful activity. It also describes the applicant's plan to coordinate with and dispose of unused or surplus medical cannabis through ISP and the Department.
1342 1343 1344 1345 1346		C)	Measure 3: The applicant's security plan shall describe the enclosed, locked facility that will be used to secure or store medical cannabis, its security measures, including when the location is closed for business, and the steps taken to ensure that medical cannabis is not visible to the public.
1348 1349 1350 1351 1352		D)	Measure 4: The applicant describes its transportation plan regarding procedures for safely and securely delivering medical cannabis to registered dispensaries.
1353 1354	4)	Cultiv	vation Plan:

1355 1356		A)	Measure 1: The applicant shall describe its plan to provide a
1357			steady, uninterrupted supply of medical cannabis to registered
1358			dispensaries.
1359		D)	Massura 2: The applicant demonstrates Impayledge of sultivistion
1360		B)	Measure 2: The applicant demonstrates knowledge of cultivation
			methods to be used in the cultivation of cannabis. The applicant
1361 1362			shall describe the various strains to be cultivated and its
1363			experience, if applicable, with growing those strains or comparable
1364			agricultural products.
1365		C)	Measure 3: The applicant demonstrates the steps that will be taken
1366		C)	to ensure the quality, including the purity and consistency, of the
1367			medical cannabis to be provided to dispensaries.
1368			medical califiable to be provided to dispensaries.
1369	5)	Produc	et Safety and Labeling Plan:
1370	3)	Troduc	and Labering I lan.
1370		A)	Measure 1: The applicant shall describe its plan for providing safe
1372		11)	and accurate packaging and labeling of medical cannabis.
1373			and accurate packaging and labeling of medical calmabis.
1374		B)	Measure 2: The applicant shall describe its plan for testing medical
1375		D)	cannabis and ensuring that all medical cannabis is free of
1376			contaminants, including but not limited to pesticides,
1377			microbiological, and residual solvent. If applicable, the applicant
1378			shall provide quality history records showing specific testing
1379			results from laboratory testing conducted on the applicant's
1380			cannabis products.
1381			1
1382		C)	Measure 3: The applicant shall describe its plan for establishing a
1383		,	recall of the applicant's products in the event that they are shown
1384			by testing or other means to be, or potentially to be, defective or
1385			have a reasonable probability that their use or exposure to will
1386			cause serious adverse health consequences. At a minimum, the
1387			plan should include the method of: identification of the products
1388			involved; notification to the dispensary organization or others to
1389			whom the product was sold or otherwise distributed; and how the
1390			products will be disposed of if returned to or retrieved by the
1391			applicant.
1392			
1393	6)	Applic	ant's Business Plan and Services to be Offered:
1394			
1395		A)	Measure 1: The applicant shall provide a business plan that
1396			describes how the cultivation center plans to operate on a long-
1397			term basis. This shall include the applicant providing a detailed
1398			description about the amount and source of the equity and debt

399 400 401 402 403				commitment for the proposed cultivation center that demonstrates the immediate and long-term financial feasibility of the proposed financing plan, the relative availability of funds for capital and operating needs, and the financial capability to undertake the project.
404 405 406 407 408 409			B)	Measure 2: The applicant or its officers, board members, or incorporators demonstrates experience in business management and/or having medical industry, agricultural or horticultural experience and the extent of their involvement in or ability to influence the day-to-day operations of the facility.
410 411 412 413 414 415			C)	Measure 3: The business plan demonstrates a start-up timetable that provides an estimated time from permit approval of the cultivation center to full operation, and the assumptions used for the basis of those estimates.
416 417 418 419	c)	based	on the a	ent shall award bonus points for preferred but not required initiatives applicant's ability to meet or exceed minimum requirements in the egories:
420 421 422		1)	has to	
423 424 425 426 427 428			A)	Provide a safe, healthy and economically beneficial working environment for its employees, including, but not limited to, its plans regarding workplace safety and environmental standards, codes of conduct, healthcare benefits, educational benefits, retirement benefits, and wage standards.
429 430 431			B)	Recruit and/or hire minorities, women, veterans, disabled persons and Illinois residents.
432 433 434 435 436		2)	propos medic	rch Plan: The applicant may provide the Department with a detailed sal to conduct, or facilitate, a scientific study or studies related to the inal use of cannabis. To the extent it has been determined, the ant may include in its proposal, a detailed description of:
437 438 439			A) B)	The methodology of the study; The issues to be studied;
440 441 442			C)	The methods that will be used to identify and select study participants;

1443			
1444		D)	The identity of all persons or organizations that will be worked
1445		,	with in connection with the study, including the role of each;
1446			, , , , , , , , , , , , , , , , , , ,
1447		E)	The duration of the study; and
1448		,	•
1449		F)	The intended use of the study results.
1450		,	, and the second
1451	3)	Comm	unity Benefits Plan: The applicant may provide the Department
1452	,		detailed description of any plans the applicant has to give back to
1453			al community if awarded a cultivation center permit.
1454			
1455	4)	Substa	nce Abuse Prevention Plan: The applicant may provide a detailed
1456	,		otion of any plans it will undertake, if awarded a cultivation center
1457		_	, to combat substance abuse in Illinois, including the extent to
1458		-	the applicant will partner, or otherwise work with existing
1459			nce abuse programs.
1460			
1461	5)	Local	Community/Neighborhood Report: The applicant may provide
1462	,		ents, concerns or support regarding the potential impact of the
1463			sed location to the local community and neighborhood. This may
1464			e the local community's concerns or support regarding the proposed
1465			on's proximity to substance abuse treatment centers, day care centers,
1466			s and halfway houses.
1467			
1468	6)	Enviro	onmental Plan: The applicant may demonstrate an environmental
1469	,		f action to minimize the carbon footprint, environmental impact, and
1470			ce needs for the production of medical cannabis. The applicant may
1471			be any plans for the use of alternative energy, the treatment of waste
1472			and runoff, and scrubbing or treatment of exchanged air.
1473			
1474	7)	Verific	cation of Minority Owned, Woman Female Owned, Veteran Owned,
1475	,	or Disa	abled Person Owned Business: The Minority, Woman, Female,
1476			n, or Disabled Person applicant must own at least 51 percent of the
1477			applying for registration. The percentage totals may include any
1478		combi	nation of these types of businesses. The Minority, Woman Female,
1479		Vetera	n, or Disabled Person applicant must also share in control of
1480		manag	ement and day-to-day operations of the permitted facility.
1481		Docun	nentation must be submitted at the time of application that
1482		demon	strates the respective status of the applicant, including, but not
1483			to, certification under the Business Enterprise for Minorities,
1484			es, and Persons with Disabilities Act [30 ILCS 575] for minority,
1485			or disabled person applicants, or a DD214 for veteran applicants.
1486			-

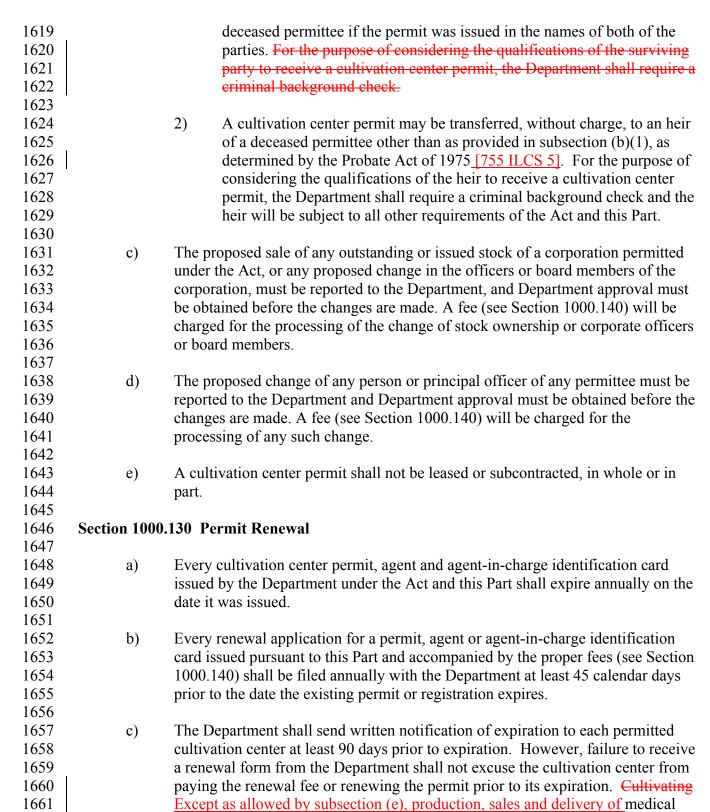
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1531 1532 1533 1534 1535 1536 1537 new fee and application for that District. 1538 1539 i) If no qualified applicants are found during the process described in subsections 1540 1541 1542 1543 1544 1545 1546 1547 1548 1549 1550 1551 1552 integrity, and is not: 1553 1554 1) 1555 1556 1557 1558 1559 1560 1561 1562 1563 1564 limited to, product diversion; 1565 1566 1567 4) 1568 1569 1570 5) A person who associates with, either socially or in business affairs, or 1571 1572 1573 1574

deficiencies in the application to become qualified. If the applicant is unable to cure the deficiencies, the panel will meet with the applicant with the next highest score to determine whether it may be able to cure any deficiencies in its application to become qualified. If that applicant is unable to cure the deficiencies, and there are no qualified applicants in that particular District, the application process will be reopened. All applicants will be required to submit a

- (g) and (h), or if an applicant that is issued a conditional permit fails to fulfill the conditions of the conditional permit, or if no permit is issued or active in a particular District for any other reason, the Department shall announce another period to submit an application for that District. The application period shall be for 30 calendar days from the date specified in the announcement.
- The Department may verify information contained in each application and accompanying documentation to assess the applicant's character and fitness to operate a cultivation center. Notwithstanding an applicant satisfying the foregoing selection criteria, the Department may, in its discretion, refuse to issue a permit if it is not satisfied that an applicant, or any one required to be identified in the application by Section 1000.100, is a person of good character, honesty and
 - A person whose background, including criminal charges, reputation and association, is injurious to the health, safety, morals, good order and general welfare of the People of the State of Illinois:
 - A person whose background, including criminal record, reputation, habits, social or business associations adversely affect public confidence and trust in the medical cannabis industry or poses a threat to the public interests of the State or to the security and integrity of the medical cannabis industry;
 - A person who creates or enhances the dangers of unlawful practices, methods and activities in the medical cannabis industry, including, but not
 - A person who presents questionable business practices and financial arrangements incidental to the medical cannabis industry;
 - employs persons of notorious or unsavory reputation or who have extensive police records, or who have failed to cooperate with any officially constituted investigatory or administrative body; or

575		<u>6)</u>	A per	son who has had a cannabis dispensary or cultivation center license
576			revok	ed, suspended or sanctioned in any other jurisdiction.
577	•			•
578				
579	Section 1000	.120 P	ermit I	ssuance; Transferability
580				•
581	a)	A cul	tivation	center permit shall be issued for the specific location identified on
582		the ap	plication	on, and is valid only for the owner, premises and name designated on
583		the pe	ermit an	d the location for which it is issued.
584				
585		1)	A cul	tivation center permit is not transferable to a new location without
586			Depa	rtment approval.
587				
588		2)	In the	event that the Department approves the new location as meeting all
589			requi	rements of the Act and this Part, the cultivation center shall have a
590			brief	transition period of no more than 90 days, approved by the
591			Depa	rtment, to transfer its inventory and begin operations at the new
592			locati	on.
593				
594			A)	The transition period shall not begin until the new location is ready
595				to begin production.
596				
597			B)	No product may be transferred to or cultivated at the new location
598				prior to the beginning date of this approved transition period.
599				
600			C)	Any product remaining at the original location past the transition
601				period shall be destroyed in accordance with the provisions of
602				Section 1000.460.
603				
604			D)	The cultivation center shall notify the Department in writing or by
605				electronic transmission once the transfer of inventory is complete
606				and production has begun at the new location.
607				•
608		3)	Upon	inspection and verification by the Department that the new location
609		ŕ	is in (compliance with the Act and this Part, the Department shall issue a
610				it modification reflecting the new location. The modified permit shall
611				the same expiration date as the previously issued permit.
612				
613	b)	A cul	tivation	center permit shall be issued for the specific applicant identified in
614	,			on and shall not be transferable in whole or in part, with the following
615		-	tions:	
616				
617		1)	A cul	tivation center permit may be transferred reissued, without charge, to
618			solely	<u>in the name of the surviving spouse or domestic partner of a</u>



1662 cannabis on an expired permit is not permitted and is grounds for imposition of 1663 discipline. 1664 1665 d) The Department shall grant a renewal application within 45 days after its 1666 submission if the following conditions are satisfied: 1667 1668 1) the registered cultivation center submits a renewal application and the 1669 required renewal fee; and 1670 1671 2) the Department of Agriculture has not suspended the registration of the 1672 cultivation center or suspended or revoked the registration for violation of 1673 the Act or this Part. (Section 90 of the Act) 1674 1675 e) Failure to renew prior to the expiration date of the applicable permit or agent or agent-in-charge identification card shall result in the permit or identification card 1676 1677 expiring and being null and void until such time that the renewal application and 1678 all applicable fees are submitted and approved by the Department being suspended for a maximum of 30 days, after which the permit, if not renewed, will be deemed 1679 1680 expired. During the suspension, the cultivation center shall not sell or deliver any 1681 cannabis or cannabis-infused product. 1682 1683 f) If a renewal application and all applicable fees are not submitted to the Department at least 30 calendar days after the expiration of the permit or 1684 identification card, the permit or identification card shall not be eligible for 1685 1686 renewal, and the applicant shall cease and desist from all production, sale and delivery activities. 1687 1688 1689 If a permit renewal application and all applicable fees are not submitted to 1) the Department at least 30 calendar days after the expiration of the permit, 1690 the Department shall accept applications for cultivation center permits in 1691 the applicable State Police District in accordance with Sections 1000.100 1692 and 1000.110. 1693 1694 1695 2) The cultivation center shall dispose of all medical cannabis in its 1696 possession in accordance with Section 1000.460. 1697 1698 g) Upon request for renewal, the Department shall consider the permittee's history of compliance with requirements of the Act and this Part, the number and severity of 1699 1700 any violations and the correction of those violations, as well as penalties or fines 1701 imposed or any other enforcement actions. 1702 1703 The Department may deny a renewal after consideration of the permittee's history h) 1704 of compliance. 1705

Section 1000.140 Fees

- a) An applicant shall submit the following non-refundable fees with each permit and registration application submitted, in the form of a certified check or money order payable to the "Illinois Department of Agriculture", or by such other means as approved by the Department.
 - The application fee for a cultivation center permit shall be \$25,000 for each application submitted. In addition, if an application for a cultivation center permit is approved, the applicant shall pay a fee of \$200,000 for each permit prior to receiving the permit.
 - 2) The fee for each annual renewal of a cultivation center permit shall be \$100,000.
 - 3) The fee for a cultivation center agent or agent-in-charge identification card and for each renewal shall be \$100.
 - 4) The fee for the issuance of a replacement cultivation center agent or agentin-charge identification card shall be \$50.
 - 5) The fee for an application to change a cultivation center name or the change of stock ownership or principal officers shall be \$1,000.
 - 6) The fee for an application to make modifications to a cultivation center shall be \$5,000. In addition, upon approval of the application, the applicant shall pay an additional fee of \$3,000.
 - 7) The fee for an application to make a physical, non-cosmetic alteration of a cultivation center, other than an expansion, shall be \$1,000.
 - 8) The fee for a cultivation center to register a cannabis product with the Department shall be \$100 per product name;
 - 9) The fee to request a variance shall be \$200.
- b) All monies collected under the Act shall be deposited in the Compassionate Use of Medical Cannabis Fund in the State treasury. (Section 20 of the Act)
- c) The Department may, through the administrative rulemaking process, propose changes to the fees set forth in this Section if the Department deems that change is necessary to cover costs for implementation, administration and enforcement of the Act and this Part.

1790

1791

1792

7)

1750 **Section 1000.150 Modifications and Alterations** 1751 1752 A permit shall be amended before the commencement of any modification to the a) 1753 facility. This includes any change that modifies the approved permit design 1754 capability of production or process areas, including change of capacity, efficiency 1755 or processes. 1756 1757 Before making any modification to a permitted facility, the cultivation center b) 1758 must complete an Application for Permit and Construction Approval and submit 1759 the application with the appropriate schedules to the Department. 1760 1761 c) An amendment to the permit shall not be required for alterations at the facility. 1762 1763 Section 1000.160 Denial of Cultivation Center Application/Suspension or Revocation of 1764 **Permit** 1765 An application for a cultivation center permit must be denied if any of the 1766 a) 1767 following conditions are met: 1768 1769 1) the applicant failed to submit the materials required by this Part; 1770 1771 2) the applicant would not be in compliance with local zoning rules issued in 1772 accordance with Section 140 of the Act; 1773 1774 one or more of the prospective principal officers or board members has 3) been convicted of an excluded offense; 1775 1776 1777 4) one or more of the prospective principal officers or board members has 1778 served as a principal officer or board member for a registered dispensing 1779 organization or cultivation center that has had its registration revoked or 1780 suspended; 1781 1782 5) one or more of the principal officers or board members is under 21 years 1783 of age: 1784 1785 a principal officer or board member of the cultivation center has been 6) 1786 convicted of a felony under the laws of this State, any other state, or the 1787 United States: 1788

a principal officer or board member of the cultivation center has been

substantially similar laws of any other jurisdiction; or

convicted of any violation of Article 28 of the Criminal Code of 2012, or

1793		8)	the person has submitted an application for a permit under the Act and/or
1794			this Part which contains false information. (Section 85 of the Act)
1795			· · · · · · · · · · · · · · · · · · ·
1796	b)	The D	epartment may suspend or revoke a registration for violations of the Act
1797		and/or	this Part.
1798			
1799	<u>c)</u>	Nothin	ng in this Part is intended to confer a property or other right, duty, privilege
1800		or inte	erest entitling an applicant to an administrative hearing upon denial of an
1801		applic	ation.
1802			
1803		SUI	BPART C: CULTIVATION CENTER REQUIREMENTS
1804			
1805	Section 1000.	200 Fi	nancial Disclosure
1806			
1807	a)	When	applying for a cultivation center permit, the applicant shall disclose all
1808		releva	nt financial information to the Department. The applicant shall have a
1809		contin	uing duty to disclose promptly any material changes in the financial
1810		inform	nation provided to the Department. If an applicant is issued a permit, this
1811		duty o	f ongoing disclosure shall continue throughout the permitted period. These
1812		disclos	sures shall include:
1813			
1814		1)	The ownership structure of the cultivation center;
1815			
1816		2)	A current organizational chart that includes position descriptions and the
1817			names and resumes of persons holding each position to the extent those
1818			positions have been filled. To the extent not revealed by the resume,
1819			include additional pages with each resume setting out the employee's
1820			particular skills, education, experience or significant accomplishments that
1821			are relevant to owning or operating a cultivation center;
1822			
1823		3)	Documents such as the articles of incorporation, articles of association,
1824			charter, by-laws, partnership agreement, agreements between any two or
1825			more members of the applicant that relate in any manner to the assets,
1826			property or profit of the applicant, or any other comparable documents that
1827			set forth the legal structure of the applicant or relate to the organization,
1828			management or control of the applicant;
1829			
1830		4)	A copy of all compensation agreements with producer backers, directors,
1831			owners, officers, growers, other high-level employees or any other persons
1832			required to complete these agreements;
1833			
1834		5)	A compensation agreement that includes any agreement that provides, or
1835			will provide, a benefit to the recipient, whether in the form of salary,

1836 1837			wages, commissions, fees, stock options, dividends, interest, bonuses or otherwise;
1838			
1839		6)	The nature, type, terms, covenants and priorities of all outstanding bonds,
1840			loans, mortgages, trust deeds, pledges, lines of credit, notes, debentures or
1841			other forms of indebtedness issued or executed, or to be issued or
1842			executed, in connection with opening or operating the proposed cultivation
1843			center;
1844			
1845		7)	Audited financial statements for the previous fiscal year, which shall
1846			include, but are not limited to, an income statement, balance sheet,
1847			statement of retained earnings or owners' equity, statement of cash flows,
1848			and all notes to these statements and related financial schedules, prepared
1849			in accordance with generally accepted accounting principles, along with
1850			the accompanying independent auditor's report. If the applicant was
1851			formed within the year preceding the application for permit, provide
1852			certified financial statements for the period of time the applicant has been
1853			in existence and any pro forma financials used for business planning
1854			purposes;
1855			
1856		8)	Complete copies of all federal, state and foreign (with translation) tax
1857		•	returns filed by the applicant for the last three years, or for the period the
1858			applicant has filed returns if less than three years;
1859			
1860		9)	Complete copies of the most recently filed federal, state and/or foreign
1861		,	(with translation) tax returns filed by each producer backer and by each
1862			<u>producer</u> backer member identified in the applicant's application.
1863			
1864	b)	The a	applicant shall disclose all sources of funding used to acquire or develop the
1865	,		less for which the permit is sought, and shall provide independent
1866			mentation concerning the source of the funds and copies of closing
1867			ments in connection with the purchase of a registered business.
1868			F 22-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2
1869	c)	The a	applicant shall disclose the estimated expenditures to be incurred before the
1870	- /		vation center is operational.
1871		00101	The second of th
1872	d)	The a	applicant shall disclose the estimated full facility cost and projected annual
1873	α)		nue of the cultivation center under operation.
1874		10,01	are of the cultivation contor under operation.
1875	e)	The a	applicant shall disclose whether any principal officer and/or board member
1876	٠,	has e	* * *
1877		1145 C	,
1878		1)	Filed for bankruptcy;
1879		-)	into the commonwer,

1880 1881		2)	Defau	Ited on a student loan;
1882		3)	Defau	Ited on alimony or child support payment;
1883		3)	Delaa	area on anniony of emia support payment,
1884		4)	Been o	disciplined or sanctioned by a State or federal agency; or
1885		,		
1886		5)	Been o	convicted of an excluded offense.
1887				
1888	f)	-	-	shall disclose whether there are currently or have ever been any
1889				ll tax liens against the property of the applicant, as well as the
1890		proper	ty of an	y principal officer and/or board member.
1891	G 41 1000	310 E'		
1892 1893	Section 1000.	210 Fii	igerpr	int-Based Criminal History Records Check
1894	a)	No nar	son wh	o has been convicted of an excluded offense may be a cultivation
1895	a)	_		(Section 105 of the Act)
1896		cemer	ugeni.	(Section 103 of the Act)
1897	b)	ISP sha	all act a	as the Department's agent for purposes of receiving electronic
1898	0)			and conducting background checks of each cultivation center agent
1899				cultivation center agent identification card.
1900		11 3	U	C
1901		1)	ISP w	ill conduct background checks for conviction information contained
1902			within	ISP and FBI criminal history databases to the extent allowed by
1903			law.	
1904				
1905		2)		rification of any statutorily imposed duty to conduct background
1906				s pursuant to the Act, ISP will transmit the results of the background
1907				to the Department and that transmittal shall conclude the
1908			verific	ation process.
1909 1910		2)	The of	cotronic hastroround shoots shall be submitted as outlined in either
1910		3)		ectronic background checks shall be submitted as outlined in either nois Uniform Conviction Information Act or 20 Ill. Adm. Code
1912				30 (Electronic Transmission of Fingerprint Requirements).
1913			1203.5	(Electronic Transmission of Engerprint requirements).
1914			A)	Manual fingerprints will not be accepted and shall not be scanned
1915)	and converted into an electronic format.
1916				
1917			B)	Fingerprint images of the individual being fingerprinted, and
1918			•	related alphanumeric identification data submitted to ISP for the
1919				purpose of this fingerprint-based background check, shall be
1920				submitted electronically.
1921				

1922		C)	Electronic transmission of fingerprint data to ISP shall be
1923			accomplished utilizing livescan procedures or other comparable
1924			technology approved for use by ISP.
1925			•
1926		D)	If the fingerprints are rejected by ISP, the cultivation center agent
1927			shall have his or her fingerprints collected electronically by a
1928			livescan fingerprint vendor a second time.
1929			
1930		E)	In the event of equipment malfunction or other special
1931		,	circumstance that make electronic transmission of fingerprint data
1932			impractical, ISP may allow limited use of paper fingerprint
1933			records.
1934			
1935	c)	Each cultivat	ion center agent applying for a cultivation center agent identification
1936			ve his or her fingerprints collected electronically by a livescan
1937			endor licensed by DFPR and transmitted to ISP for processing no
1938			days prior to the date of application or renewal for a cultivation
1939			identification card.
1940		C	
1941		1) The c	ultivation center agent shall submit to the Department, with the
1942			ation agent identification card application or renewal, a copy of the
1943		livesc	can request form and the receipt provided by the livescan fingerprint
1944			or containing the Transaction Control Number (TCN) as proof that
1945			her fingerprints have been collected.
1946			
1947		2) Cultiv	vation center identification card applications submitted without a
1948		copy	of the livescan request form and receipt will be deemed incomplete
1949		and w	vill not be processed until fingerprinting is completed. The
1950		finger	rprinting process is not completed until the Department receives the
1951		result	s from ISP.
1952			
1953		3) Any f	Fees associated with the livescan fingerprint-based criminal history
1954		record	ds check shall be the responsibility of the individual seeking a
1955		cultiv	ration center agent identification card and shall be collected by the
1956		livesc	can vendor at the time of fingerprinting and transmitted to ISP for
1957		depos	sit in the State Police Services Fund. A convenience fee may be
1958		charg	ed by the livescan vendor as provided in Section 31-5 of the Private
1959		Detec	etive, Private Alarm, Private Security, Fingerprint Vendor, and
1960		Locks	smith Act of 2004.
1961			
1962	d)	The Departm	ent shall obtain from ISP a state and federal criminal records check,
1963		to the extent	allowed by law, containing conviction information for each
1964		cultivation ce	enter agent applying for a cultivation center agent identification card.
1965			

1966 The Department will maintain the results of the criminal history records check for e) 1967 the time period associated with the cultivation center agent identification cardin compliance with the State Records Act [5 ILCS 160]. 1968 1969 1970 f) The Department may deny an application or renewal for a cultivation center agent 1971 who has been convicted of an excluded offense. 1972 1973 If the cultivation center agent has been convicted of any excluded offenses, the g) 1974 Department may approve a cultivation center agent identification card if the 1975 person demonstrates that his or her conviction was for the possession, cultivation, 1976 transfer, or delivery of a reasonable amount of cannabis intended for medical use. (Section 10 of the Act) In determining whether to waive a conviction for 1977 excluded offenses, the Department shall determine whether the offense consisted 1978 1979 of conduct for which, had it occurred on or after January 1, 2014, would likely 1980 have been protected by the Act and would likely not have resulted in a conviction. 1981 1982 h) Convictions for violations of the medical cannabis laws of Illinois or any other 1983 state or jurisdiction shall not be waived by the Department. 1984 1985 i) Should the Department not be able to obtain from ISP the required state and/or federal criminal records check required by the Act and this Section, the 1986 1987 Department shall contract as appropriate with a private detective/investigating agency licensed under the Private Detective, Private Alarm, Private Security, 1988 1989 Fingerprint Vendor, and Locksmith Act of 2004 and in good standing with DFPR, 1990 for the purpose of conducting those records checks. 1991 1992 Section 1000.220 Cultivation Center Facility Plans and Specifications 1993 1994 a) Cultivation centers shall: 1995 1996 1) Not be located closer than 1,000 feet to another cultivation center or a 1997 medical cannabis dispensary. 1998 1999 2) Not be located closer than 2,500 feet of the property line of a pre-existing 2000 public or private preschool or elementary or secondary school or day care 2001 center, day care home, group day care home, part day child care facility, 2002 or an area zoned for residential use. [Section 105 of the Act] 2003 2004 Not be in violation of any other local zoning requirements. 3) 2005 2006 When applying for a permit, the applicant shall provide engineering plans and b) 2007 specifications of the entire cultivation center. The plans and specifications shall 2008 include:

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2051

2010 2011 2012		1)	A detailed plan and elevation drawings of all operational areas involved with the production of cannabis plants. This should include dimensions and elevation referenced to a single facility benchmark;
2013		2)	
2014		2)	Cross-sections that show the construction details and their dimensions to
2015			provide verification of construction materials, enhancement for security
2016			measures and bio-security measures;
2017		2)	
2018		3)	Identification of all employee areas that are non-production areas;
2019			
2020		4)	The location of all storage areas, ventilation systems, and equipment used
2021			for the production of cannabis;
2022			
2023		5)	The location of all entrances and exits to the cultivation center;
2024			
2025		6)	The location of any windows, skylights and roof hatches;
2026			
2027		7)	The location of all cameras and their field of view;
2028			
2029		8)	The location of all alarm inputs (door contacts, motion detectors,
2030			duress/hold up devices) and alarm sirens;
2031			
2032		9)	The location of the digital video recorder and alarm control panel;
2033			
2034		10)	The location of all restricted and public areas;
2035			,
2036		11)	The location where all plant inputs and application equipment are stored;
2037		,	
2038		12)	If applicable, the location of areas designated specifically for the
2039		,	production of cannabis-infused products; and
2040			r
2041		13)	The location of the enclosed, secure area or loading/unloading dock out of
2042		13)	public sight for the loading/unloading of medical cannabis in the transport
2043			motor vehicle.
2044			motor vemere.
2045	Section 100	0 230 N	Measuring Distances
2046	Section 100	0.200 1	Teasuring Distances
2047	a)	In est	tablishing the distance between one or more places (such as the actual
2048	u)		nce of a cultivation center from a school or day care center, as defined in the
2049			the distance shall be measured linearly and shall be the shortest distance
2050			een the closest point of the property lines of the places.
2000		OCIW	con the closest point of the property files of the places.

b) If a boundary line measured by the Department touches upon any portion of a parcel or lot, the parcel or lot shall be within the area being identified by the Department.

Section 1000.240 Failure to Open or Operate

a) A cultivation center permit shall be surrendered to the Department upon written notice and demand if the cultivation center fails to begin production within six months after the permit has been issued. The cultivation center may submit a written request to the Department for an extension of time setting forth its justification for being unable to begin production within six months after the permit was issued. The Department may grant an extension, at its discretion, for good cause shown. Good cause may include unforeseen events, acts of nature and other events that prevent a good faith effort. Good cause shall not include cost overruns, insufficient financing and other factors evidencing a lack of good faith effort.

A cultivation center that fails to maintain production for any reason for more than 90 consecutive days after it has begun production shall be notified in writing and given 30 days from the date of notification from the Department to submit a written explanation why it so failed and, if it plans on continuing to operate as a cultivation center, a description of how it will correct the problem and prevent it from occurring again.

1) If no response is received from the cultivation center or if a response is received after the 30 day period, the permit shall be revoked and surrendered to the Department.

If a response is received within the 30 day period, the Department shall review the response and either approve it and require the cultivation center to come into compliance or reject it and revoke the permit requiring the cultivation center to surrender its permit to the Department. If the Department allows the cultivation center to come into compliance, the Department may, after a hearing, levy a fine for failure to provide an uninterrupted supply to patients.

c) Upon surrender of its cultivation center permit, the cultivation center shall forfeit the balance of its escrow account or surety bond required by Section 1000.40(g).

d) A cultivation center that has failed to continue to operate the cultivation center in a manner that provides an uninterrupted supply of medical cannabis to licensed dispensaries as provided for in Section 1000.40(g) shall be notified in writing and given 30 days from the date of notification from the Department to submit a

2095 written explanation why it was unable to provide the supply and how it will 2096 correct the situation in the future. 2097 2098 If no response is received from the cultivation center or if a response is 1) received after the 30 day period, the permit shall be revoked and 2099 2100 surrendered and the escrow account or surety bond required by Section 1000.40(g) shall be forfeited to the Department. 2101 2102 2103 2) If a response is received within the 30 day period, the Department shall review the response and either accept it and require the cultivation center 2104 2105 to come into compliance or reject and revoke it requiring the cultivation 2106 center to surrender its permit to the Department and forfeit its escrow account or surety bond. If the Department allows the cultivation center to 2107 2108 come into compliance, the Department may, after a hearing, levy a fine for 2109 failure to provide an uninterrupted supply to patients. 2110 2111 Section 1000.250 Cultivation Center Records 2112 2113 Each cultivation center shall keep and maintain upon the permitted premises for a a) five-year period true, complete, legible and current books and records, including 2114 the following: 2115 2116 2117 The date of each sale or distribution to a dispensary; 1) 2118 2119 2) The name, address and registration number of the dispensary; 2120 2121 3) The item number, product name (description), and quantity of cannabis and cannabis-infused products registered by the Department and sold or 2122 otherwise distributed to the dispensary: 2123 2124 2125 The price charged and the amount received for the cannabis and cannabis-4) infused products from the dispensary; 2126 2127 2128 5) If the distribution was for a purpose other than sale, the reason for the 2129 distribution: 2130 The quantity and form of medical cannabis maintained at the cultivation 2131 6) 2132 center on a daily basis; and 2133 2134 The amount of plants being grown at the cultivation center on a daily 7) 2135 basis. 2136 2137 b) Each cultivation center is responsible for keeping and maintaining records that clearly reflect all financial transactions and the financial condition of the business. 2138

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2139	The f	ollowin	g records must be kept and maintained on the permitted premises for			
2140	a five	e-year po	year period and must be made available for inspection if requested by the			
2141	Depa	rtment,	and, when applicable, the Illinois Department of Revenue:			
2142						
2143	1)	Purch	ase invoices, bills of lading, manifests, sales records, copies of bills			
2144		of sal	e and any supporting documents, including the items and/or services			
2145		purch	ased, from whom the items were purchased, and the date of			
2146		purch	ase;			
2147		•				
2148	2)	If app	plicable, bank statements and canceled checks for all accounts			
2149	,		ng to the cultivation center;			
2150			3 · · · · · · · · · · · · · · · · · · ·			
2151	3)	Acco	unting and tax records related to the cultivation center and each			
2152	2)		icer backer;			
2153		produc				
2154	4)	Recor	rds of all financial transactions related to the cultivation center,			
2155	1)		ding contracts and/or agreements for services performed or received			
2156			elate to the cultivation center;			
2157		tiiat i	clate to the cultivation center,			
2158	5)	A 11 et	nployee records, including training, education, discipline, etc.;			
2159	3)	All Ci	inproyee records, including training, education, discipline, etc.,			
2160	6)	Soil	imendment, fertilizers, pesticides as required by Section 1000.470, or			
2161	0)		crop production aids applied to the growing medium or plants or			
2162			in the process of growing cannabis;			
		useu	in the process of growing cannabis,			
2163	7)	Drada	nation records including:			
2164	7)	Produ	action records, including:			
2165		A)	planting harvest and evring varishing destruction of connahis			
2166		A)	planting, harvest and curing, weighing, destruction of cannabis,			
2167			creating batches of cannabis-infused products, and packaging and			
2168			labeling; and			
2169		D)				
2170		B)	disposal of cannabis, cannabis-infused products and waste			
2171			materials associated with production.			
2172	0)	ъ.				
2173	8)		rds of each batch of extracts or cannabis-infused products made,			
2174			ding, at a minimum, the usable cannabis or trim, leaves, and other			
2175		1	matter used (including the total weight of the base product used), any			
2176			nts or other compounds utilized, and the product type and the total			
2177		_	nt of the end product produced, such as hash oil, shatter, tincture,			
2178		infuse	ed dairy butter, etc.;			
2179						
2180	9)	Trans	sportation records as described in Section 1000.430;			
2181						
2182	10)	Inven	tory records as described in Section 1000.435;			

2183			
2184		11)	Records of all samples sent to an independent testing lab and/or the
2185			Department's lab and the quality assurance test results;
2186			
2187		12)	All samples provided to anyone or any entity for any purpose; and
2188			
2189		13)	Records of any theft, loss or other unaccountability of any cannabis
2190			seedlings, clones, plants, trim or other plant material, extracts, cannabis-
2191			infused products, or other items containing cannabis.
2192			
2193	Section 1000	0.260 A	utomated Data Processing (ADP) and/or Point-of-Sale (POS) Systems
2194			
2195	a)	The c	ultivation center shall keep records within an automated data processing
2196		(ADP) and/or point-of-sale (POS) system. The system must include a method for
2197		produ	cing legible records that will provide the same information required of that
2198		type o	of record by Section 1000.65250. The system must be compatible with the
2199		State's	s system in place at the time.
2200			
2201	b)	The A	DP/POS system is acceptable if it complies with the following guidelines:
2202			
2203		1)	Provides an audit trail so that details (invoices and vouchers) underlying
2204			the summary accounting data may be identified and made available upon
2205			request.
2206			
2207		2)	Provides the opportunity to trace any transaction back to the original
2208			source or forward to a final total. If printouts of transactions are not made
2209			when they are processed, the system must have the ability to reconstruct
2210			these transactions.
2211			
2212		3)	Has available a full description of the ADP/POS portion of the accounting
2213			system. This should show the applications being performed, the
2214			procedures employed in each application, and the controls used to ensure
2215			accurate and reliable processing.
2216			
2217	c)	The p	rovisions contained in this Section do not eliminate the requirement to
2218		maint	ain source documents.
2219			
2220	Section 1000	0.270 M	Iandatory Signage
2221			
2222	a)	Each	permitted cultivation center must post a sign in a conspicuous location at
2223	•		entrance of the facility that reads: "PERSONS UNDER 21 YEARS OF AGE
2224			PERMITTED ON THESE PREMISES".
2225			

2226 2227 2228 2229	b)	Each permitted cultivation center must post a sign in a conspicuous location at each entrance of the facility that reads: "THESE PREMISES ARE UNDER CONSTANT VIDEO SURVEILLANCE".
2230 2231 2232 2233 2234	c)	A cultivation center agent must keep his or her identification card visible at all times when on the property of a cultivation center and during the transportation of medical cannabis to a registered dispensary organization. During these times, the cultivation center agent must also provide the identification card upon request of any law enforcement officer engaged in his or her official duties.
2235 2236 2237	d)	Any visitor must keep his or her visitor pass visible at all times when on the property of a cultivation center.
2238 2239 2240	SUI	BPART D: CULTIVATION CENTER AGENTS/AGENTS-IN-CHARGE
2241 2242	Section 1000.	300 Cultivation Center Agents Application; Issuance; Surrender
2243 2244 2245 2246 2247 2248 2249 2250 2251	a)	The cultivation center agent application shall be submitted on forms and provided by the Department in accordance with the Act, the rules and this Part. instructions provided by the Department on the application The application will include instructions for its completion and submission. The application will include requests for information in support of the application needed by the Department in making its determination. If all materials, documentations and information required by the Act, the rules and the application this Part are not submitted, the application will be denied.
2252 2253 2254 2255	b)	Each principal officer, board member, employee or agent of a registered cultivation center must apply to the Department for a cultivation center agent identification card. Along with the application, the applicant shall submit:
2256 2257 2258 2259 2260		 A copy of the applicant's social security card; A copy of the applicant's valid driver's license or state issued identification card;
2261 2262 2263 2264		A document verifying the applicant's place of residency, such as a bank statement, cancelled check, insurance policy, etc. The document must contain the applicant's full residence address;
2265 2266 2267		4) A sworn statement that the applicant has not been convicted of an excluded offense in any jurisdiction;

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2268 2269 2270 2271		5) Verification from ISP that the applicant's background check has been conducted and that the applicant has not been convicted of an excluded offense;
2272		6) The application fee; and
2273 2274		7) Any additional information requested by the Department.
2275 2276 2277 2278	c)	Upon receipt and verification of the information specified in subsection (b), the Department shall:
2278 2279 2280		1) approve or deny the application within 30 days after receipt;
2281 2282 2283		2) issue each cultivation center agent an identification card, within 15 business days after approval, that shall expire one year after the date of issuance; and
2284 2285 2286 2287		3) Enter enter in its records system the registry identification number of the cultivation center where the agent works.
2288 2289	d)	No person shall begin working at a cultivation center prior to receiving his or her cultivation center agent identification card.
2290 2291 2292	e)	The cultivation center identification card shall contain the following:
2292 2293 2294		1) The name of the cardholder;
2295 2296		2) The date of issuance and expiration;
2297 2298 2299		3) A random 10 digit alphanumeric identification number with at least 4 numbers and 4 letters that are unique to the holder; and
2300 2301		4) A photograph of the cardholder.
2302 2303 2304 2305 2306 2307	f)	A registered cultivation center agent is not subject to prosecution, search, or penalty in any manner, and will not be denied any right or privilege, including by not limited to civil penalty or disciplinary action by a business licensing board or entity, for working or volunteering for a registered cannabis cultivation center, to perform the actions listed under Section 1000.40. (Section 25 of the Act)
2307 2308 2309 2310 2311	g)	A cultivation center agent must keep his or her identification card visible at all times when on the property of a cultivation center and during the transportation of medical cannabis to a registered dispensary organization. (Section 100 of the Act)

2312			
2313	h)	Upon te	ermination of employment, the cultivation center agent identification cards
2314		shall be	immediately returned to the cultivation center. The cultivation center
2315		shall pr	omptly return the identification cards to the Department.
2316			
2317	i)	Any cu	ltivation center agent identification card that is lost, destroyed or stolen
2318		shall be	reported to ISP and the Department immediately upon discovery of the
2319		loss, de	struction or theft.
2320			
2321	j)	Upon c	onviction of an excluded offense, the principal officer, board member or
2322		register	ed agent shall immediately notify the Department and shall surrender his
2323		or her i	dentification card to the Department.
2324			
2325	Section 1000.	310 Sus	spension or Revocation of Agent Identification Card
2326			
2327	a)		partment may suspend or revoke a cultivation center agent identification
2328		card for	any of the following reasons:
2329			
2330			Submission of misleading, incorrect, false or fraudulent information in the
2331			application or renewal application;
2332			
2333		2)	Violation or violations of the requirements of the Act and this Part;
2334		2)	
2335		3)	Fraudulent use of the identification card;
2336		45	
2337			Selling, distributing, transferring in any manner, or giving medical
2338			cannabis to any unauthorized person;
2339		5)	
2340			Tampering with, falsifying, altering, modifying or duplicating an
2341			identification card;
2342			
2343			Failure to notify the Department within 10 business days after becoming
2344			aware that the identification card has been lost, stolen or destroyed;
2345		7)	Cailyna to notify the Donartment within 10 hyvings days often a change in
2346			Failure to notify the Department within 10 business days after a change in
2347			the information provided in the application for an identification card; or
2348 2349		9)	Conviction of an excluded offense following the issuance of an
2349		/	identification card.
2350 2351			identification card.
2352	b)	In addit	tion, each of the following shall be grounds for the revocation of a
2352 2353	U)		ion center identification card:
2353 2354		cuitival	ion center identification card.
ムノンエ			

2355		1)	The cultivation center agent is convicted of a felony drug offense in
2356			Illinois or of a like violation of the laws of another state, the United States
2357			or a military, territorial or Indian tribal authority, or another country; or
2358			
2359		2)	The cultivation center agent is deceased.
2360			
2361	Section 1000	.320 C	Cultivation Center Agent-in-Charge
2362			
2363	a)		y cultivation center shall designate, at a minimum, one agent-in-charge.
2364		_	pt as provided in subsection (h), maintaining an agent-in-charge is a
2365		conti	nuing requirement for a valid cultivation center permit.
2366			
2367	b)		y cultivation center agent-in-charge shall have a valid current cultivation
2368			r agent identification card applied for by the cultivation center and issued by
2369			repartment, as set forth in Section 1000.300, designating that individual as ar
2370		_	-in-charge. The application for the identification card with the agent-in-
2371		_	ge designation shall include authorization from a principal officer or board
2372		meml	ber of the cultivation center granting the designation.
2373			
2374	c)		agent-in-charge shall be a full-time officer or employee of the cultivation
2375			r and shall participate in cultivation center affairs. Participation in
2376			vation center affairs includes, but is not limited to, responsibility for the
2377			all operation of the cultivation center. Participation in cultivation center
2378			s also includes the responsibility of the agent-in-charge for maintaining all
2379			subject to audit or inspection by the Department. These files shall be located
2380		Withi	n Illinois.
2381	1)	TD1	
2382	d)		gent-in-charge is responsible for notifying the Department, on forms
2383		_	ded by the Department, of any change of information required to be reported
2384		ın any	y application for registration within 10 work days after the change.
2385	,	TP1	
2386	e)		gent-in-charge is responsible for maintaining the good standing of the
2387		_	ittee organization with the Secretary of State, if applicable, and for
2388		maini	taining its authorization to conduct business in Illinois, if applicable.
2389	6	In day	tomorium a valuath an an a court in already monti singted in calltivation courter
2390	f)		termining whether an agent-in-charge participates in cultivation center
2391			s, the Department may consider the responsibilities identified in this Section
23922393			umber of employees under the direct supervision of the agent-in-charge, and
2393			mployment relationship between the agent-in-charge and the cultivation
2394			r, including the existence of a contract for employment and any other ant fact or circumstance.
2393		ICICV	ant fact of cheumstance.
2390	αJ	The	igent-in-charge is responsible for notifying the Department, on forms
2397	g)		ded by the Department, of a change in the employment status of all
<i>433</i> 0		provi	ded by the Department, of a change in the employment status of all

2399 cultivation center agents, and the nature and reason for the status change, within 2400 10 work days after the change. 2401 2402 h) Upon written request by an officer or board member of the cultivation center, 2403 within 10 days after the loss of an agent-in-charge due to the death or incapacity 2404 of that individual or termination of the employment of that individual, the 2405 Department shall issue a temporary certificate of authority allowing the 2406 continuing operation of the cultivation center. No temporary certificate of authority shall be valid for more than 90 days. An extension of an additional 90 2407 2408 days may be granted upon written request by the representative of the cultivation 2409 center. Not more than 2 extensions may be granted to any cultivation center. No 2410 temporary permit shall be issued for loss of the agent-in-charge because of disciplinary action by the Department related to his or her conduct on behalf of 2411 2412 the cultivation center. 2413 2414 i) The cultivation center agent-in-charge identification card shall expire annually on 2415 the date it was issued. The cultivation center shall renew the agent-in-charge 2416 identification card annually. The Department shall review the cultivation center's 2417 compliance history when determining whether to grant the request to renew. 2418 2419 j) A cultivation center shall submit a full set of fingerprints, in the electronic format outlined in the Act and this Part, with the agent-in-charge's annual identification 2420 2421 card renewal. 2422 2423 Section 1000.330 Denial, Suspension or Revocation of Agent-in-Charge Identification Card 2424 2425 The Department may deny, suspend or revoke a cultivation center agent-in-charge identification 2426 card, for any of the reasons for which it can deny, suspend or revoke a cultivation center agent identification card, or for the failure to comply with any additional duty or responsibility 2427 2428 imposed upon an agent-in-charge, as set forth in the Act or this Part. 2429 2430 SUBPART E: CULTIVATION CENTER OPERATIONS 2431 2432 Section 1000.400 Production Areas – Plants 2433 2434 Each facility shall develop and maintain an Operations and Management Practices a) 2435 Plan for each production area. 2436 2437 b) Each production area shall maintain an open aisle on all sides of each plant group 2438 to allow for unobstructed travel, observation and inventory of each plant group. 2439 2440 Each production area shall be maintained free of debris. c) 2441 2442 Biosecurity measures shall be implemented and maintained at all times. d)

2443			
2444	e)	A record of all crop inputs shall be maintained for at least five years at the	
2445		facility. The record shall include the following (see Section 1000.470(g) for	
2446		additional requirements for the use of pesticides):	
2447			
2448		1) The date of application;	
2449			
2450		2) The name of the individual making the application;	
2451			
2452		3) The product that was applied;	
2453			
2454		4) The section, including the square footage, that received the application	ı (by
2455		group number);	
2456			
2457		5) The amount of product that was applied; and	
2458			
2459		6) A copy of the label of the product applied.	
2460			
2461	f)	At the time of planting, all plants shall be accounted for as a batch with a unic	que
2462		batch number that shall remain with the batch through final packaging.	
2463			
2464	g)	When a plant reaches 18 inches in height, it shall be assigned a specific numb	er
2465		and so tagged with an individual tag that will be recorded electronically (RFII	D) or
2466		kept in an electronic file until harvest or destruction. All plants, regardless of	•
2467		accounting strategy, shall be physically inventoried on a weekly basis and rec	ords
2468		of the inventory shall be kept at the facility for at least 5 years.	
2469			
2470	h)	Any removal of plants from the batch shall be recorded on a permanent record	d
2471		and maintained on site.	
2472			
2473	i)	The batch number shall be displayed on the approved label of the product	
2474		designated for distribution to a dispensing organization.	
2475			
2476	j)	All persons working in direct contact with medical cannabis shall conform to	
2477		hygienic practices while on duty, including but not limited to the following:	
2478			
2479		1) Litter and waste shall be properly removed and the operating systems	
2480		waste disposal shall be maintained in an adequate manner so that they	
2481		not constitute a source of contamination in areas where cannabis plant	s are
2482		exposed;	
2483			
2484		2) Floors, walls and ceilings shall be constructed in such a manner that the	ıey
2485		may be adequately cleaned and kept clean and in good repair;	
2486			

DRAFT 071414 JCAR081000-1408069r01 2487 There shall be adequate lighting in all areas where medical cannabis is 3) 2488 stored and where equipment or utensils are cleaned; 2489 2490 4) There shall be adequate screening or other protection against the entry of 2491 pests. Rubbish shall be disposed of so as to minimize the development of 2492 odor and minimize the potential for the waste becoming an attractant, 2493 harborage or breeding place for pests; 2494 2495 Any buildings, fixtures and other facilities shall be maintained in a 5) 2496 sanitary condition; 2497 2498 Toxic cleaning compounds, sanitizing agents, solvents used in the 6) 2499 production of medical cannabis concentrates, and pesticide chemicals shall 2500 be identified, held and stored in a manner that protects against 2501 contamination of cannabis, and in a manner that is in accordance with any 2502 applicable local, State or federal law, rule, regulation or ordinance; 2503 2504 7) Only sanitizing agents registered with the Department pursuant to the Illinois Pesticide Act shall be used in cultivation centers, and they shall be 2505 2506 used in accordance with labeled instructions; 2507 2508 8) The water supply shall be sufficient for the operations intended and shall 2509 be derived from a source that is a regulated water system. Private water supplies shall be derived from a water source that is capable of providing a 2510 2511 safe, potable and adequate supply of water to meet the facility's needs (see 2512 Section 1000.465); 2513 2514 9) Plumbing shall be of adequate size and design and adequately installed and maintained to carry sufficient quantities of water to required locations 2515 throughout the cultivation center, and it shall properly convey sewage and 2516 liquid disposable waste from the facility. There shall be no cross-2517 connections between the potable and waste water lines, pursuant to the 2518 2519 Illinois Plumbing Code; 2520 2521 10) All operations in the receiving, inspecting, transporting, segregating,

All operations in the receiving, inspecting, transporting, segregating, preparing, production, packaging and storing of cannabis or cannabis-infused product shall be conducted in accordance with adequate sanitation principles; and

11) Medical cannabis that can support the rapid growth of undesirable microorganisms shall be held in a manner that prevents the growth of these microorganisms.

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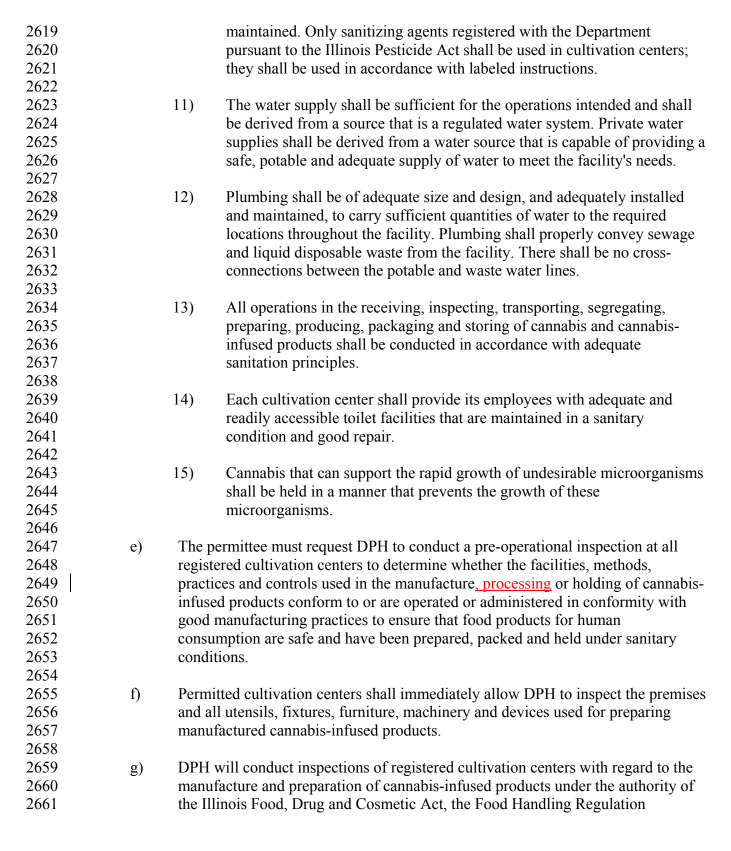
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- a) Any area within the cultivation center where cannabis will be manufactured into an edible form shall comply with the Illinois Food, Drug and Cosmetic Act, Sanitary Food Preparation Act, and Food Handling Regulation Enforcement Act.
 - 1) No cannabis-infused products requiring refrigeration or hot-holding or considered potentially hazardous food (Section 4 of the Food Handling Regulation Enforcement Act) shall be manufactured at a cultivation center for sale or distribution at a dispensing organization due to the potential for food-borne illness.
 - 2) Cannabis-infused products for sale or distribution at a dispensing organization must be prepared by an approved staff member of a permitted cultivation center.
- b) The Department of Public Health may at all times enter every building, room, basement, enclosure, or premises occupied or used or suspected of being occupied or used for the production, preparation, manufacture for sale, storage, sale, distribution or transportation of medical cannabis-infused products, to inspect the premises and all utensils, fixtures, furniture, and machinery used for the preparation of these products.
- c) If a local health department has a reasonable belief that a cultivation center's cannabis-infused product poses a public health hazard, it may refer the cultivation center to the Department of Public Health for inspection. (Section 80 of the Act)
- d) General Sanitary Requirements. All areas permitted in the cultivation center for the production of cannabis-infused products shall take all reasonable measures and precautions to ensure that:
 - 1) Any person who, by medical examination or supervisory observation, is shown to have, or appears to have, an illness, open lesion, including boils, sores or infected wounds, or any other abnormal source of microbial contamination for whom there is a reasonable possibility of contact with cannabis shall be excluded from any operations that may be expected to result in microbial contamination until the condition is corrected.
 - 2) Hand-washing facilities are adequate and convenient and are furnished with running water at a suitable temperature. Hand-washing facilities shall be located in the permitted premises and where good sanitary practices require employees to wash and/or sanitize their hands, and provide effective hand-cleaning and sanitizing preparations and sanitary towel service or suitable drying devices.

2575		
2576	3)	All persons working in direct contact with cannabis shall conform to
2577	,	hygienic practices while on duty, including but not limited to:
2578		, , , , , , , , , , , , , , , , , , ,
2579		A) Maintaining adequate personal cleanliness;
2580		, , , , , , , , , , , , , , , , , , , ,
2581		B) Washing hands thoroughly in adequate hand-washing areas before
2582		starting work and at any other time when the hands may have
2583		become soiled or contaminated;
2584		,
2585		C) Refraining from having direct contact with cannabis if the person
2586		has or may have an illness, open lesion, including boils, sores or
2587		infected wounds, or any other abnormal source of microbial
2588		contamination, until the condition is corrected.
2589		• • • • • • • • • • • • • • • • • • • •
2590	4)	Litter and waste are properly removed and the operating systems for waste
2591	• ,	disposal are maintained in an adequate manner so that they do not
2592		constitute a source of contamination in areas where cannabis is exposed.
2593		constitute a source of contamination in areas where calmadis is exposed.
2594	5)	Floors, walls and ceilings are constructed in such a manner that they may
2595	• ,	be adequately cleaned and kept clean and in good repair.
2596		or adequatery creation and hept creati and in good repair.
2597	6)	There is adequate lighting in all areas where cannabis is stored and where
2598	0)	equipment or utensils are cleaned.
2599		oquipmoni or unanimo una arauma un
2600	7)	There is adequate screening or other protection against the entry of pests.
2601	• • •	Rubbish shall be disposed of so as to minimize the development of odor
2602		and minimize the potential for the waste becoming an attractant, harborage
2603		or breeding place for pests.
2604		or ordering prince for people
2605	8)	Any buildings, fixtures and other facilities are maintained in a sanitary
2606	٥)	condition.
2607		• • • • • • • • • • • • • • • • • • •
2608	9)	Toxic cleaning compounds, sanitizing agents, and solvents used in the
2609	- /	production of cannabis concentrates shall be identified, held and stored in
2610		a manner that protects against contamination of cannabis, and in a manner
2611		that is in accordance with any applicable local, State or federal law, rule,
2612		regulation or ordinance.
2613		E
2614	10)	All contact surfaces, including utensils and equipment used for the
2615	,	preparation of cannabis or cannabis-infused product, shall be cleaned and
2616		sanitized as frequently as necessary to protect against contamination.
2617		Equipment and utensils shall be designed and shall be of such material and
2618		workmanship as to be adequately cleanable, and shall be properly



2662 Enforcement Act and the Food Service Sanitation Code and in accordance with 2663 DPH's Cannabis-Infused Products rules (77 Ill. Adm. Code 946. Subpart D). 2664 2665 h) A cultivation center that prepares cannabis-infused products for sale or 2666 distribution at a dispensing organization shall be under the operational 2667 supervision of a certified food service sanitation manager. (Section 80 of the Act) Management responsibilities and supervision shall be in accordance with 77 Ill. 2668 2669 Adm. Code 730.8000 and 730.8040 (Manufacturing, Processing, Packing or 2670 Holding of Food Code). 2671 2672 Section 1000.410 Cultivation Center Management and Operations 2673 2674 A cultivation center shall: a) 2675 2676 1) Have storage areas that provide adequate lighting, ventilation, temperature, sanitation, humidity, space, equipment and security 2677 2678 conditions for the production and manufacture of cannabis; 2679 2680 2) Separate for storage, in a quarantined area, cannabis that is outdated, 2681 damaged, deteriorated, misbranded or adulterated, or whose containers or packaging have been opened or breached, until that cannabis is destroyed 2682 2683 pursuant to Section 1000,1501000.460; 2684 2685 3) Be maintained in a clean and orderly condition; 2686 2687 4) Be free from infestation by insects, rodents, birds or vermin of any kind; 2688 and 2689 2690 Produce no products other than useable cannabis and cannabis-infused 5) 2691 products intended for human consumption. 2692 2693 All areas in the cultivation center shall be compartmentalized based on function, b) 2694 and access shall be restricted between compartments. The facility shall establish, 2695 maintain and comply with written policies and procedures provided in the Operational and Management Practice Plan approved by the Department 2696 2697 regarding best practices for secure and proper production of cannabis. These shall 2698 include, but not be limited to, policies and procedures that: 2699 2700 1) Restrict movement between production compartments; 2701 2702 2) Ensure that only personnel necessary for a production function have 2703 access to that compartment of the cultivation center; and 2704

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2748

a)

2705 2706	•	3)	Docur produc	ment the chain of custody of all cannabis and cannabis-infused cts.
2707				
2708				enters shall establish, maintain and comply with the policies and
2709	-			ontained in the Operations and Management Practices Plan, approved
2710		_	-	ment, for the production, security, storage, inventory and
2711	(distri	bution of	f cannabis products. The policies and procedures shall include
2712	1	meth	ods for i	dentifying, recording and reporting diversion, theft and loss, and for
2713	(corre	cting all	errors and inaccuracies in inventories. Cultivation centers shall
2714	j	inclu	de in the	ir written policies and procedures a process for the following:
2715				
2716		1)	Handl	ing mandatory and voluntary recalls of cannabis or cannabis-infused
2717			produ	cts. The procedure shall be adequate to deal with:
2718			•	•
2719			A)	recalls due to any action initiated at the request of the Department
2720				and any voluntary action by the cultivation center to remove from
2721				the market defective or potentially defective cannabis or cannabis-
2722				infused products, or any product that has failed laboratory testing
2723				as required by this Part or has been found to have a reasonable
2724				probability that its use or exposure will cause serious adverse
2725				health consequences; and
2726				1 ,
2727			B)	any action undertaken to promote public health and safety by
2728			,	replacing existing cannabis or cannabis-infused products with
2729				improved products or packaging.
2730				1 1 5 5
2731		2)	Prepai	ring for, protecting against, and handling any crises that affect the
2732		,		ty or operation of any facility in the event of strike, fire, flood or
2733				natural disaster, or other situations of local, State or national
2734			emerg	
2735				
2736	,	3)	Ensuri	ing that any outdated, damaged, deteriorated, misbranded or
2737		-)		rated cannabis is segregated from other cannabis and destroyed. This
2738				dure shall provide for written documentation of the cannabis
2739			dispos	
2740			anspos	TWOII.
2741	4	4)	Ensuri	ing the oldest stock of a specific desired strain of a cannabis product
2742		•,		ributed first. The procedure may permit deviation from this
2743				ement if the deviation is temporary and appropriate.
2744			requir	ement if the deviation is temporary and appropriate.
2745	Section 1000 4	15 C	ontainn	nent Management and Operations
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All cannabis in the process of production, distribution, transfer or analysis shall be

stored in such a manner as to prevent diversion, theft or loss, shall be accessible

2749 2750 2751 2752 2753 2754 2755 2756 b) 2757 2758 2759 2760 except that: 2761 2762 1) 2763 2764 laboratory tests; 2765 2766 2) perform their duties; 2767 2768 2769 3) 2770 2771 devices or performing electrical wiring; and 2772 2773 2774 4) 2775 2776 2777 c) 2778 2779 2780 2781 2782 2783 2784 2785 2786 personnel upon the visitor exiting the cultivation center. 2787 2788 2789 Except as otherwise provided by this Part (e.g., see Section 1000.445), the use d) 2790 2791 2792

only to the minimum number of specifically authorized personnel essential for efficient operation, and shall be returned to its secure location immediately after completion of the process or at the end of the scheduled business day. If a production process cannot be completed at the end of a working day, the processing area or tanks, vessels, bins or bulk containers containing cannabis shall be securely locked inside an area that affords adequate security.

- No person, except cultivation center personnel agents, local law enforcement, the Department or the Department's authorized representative, DPH inspectors, or other federal, State or local government officials when necessary to perform their governmental duties, shall be allowed on the premises of a cultivation center,
 - Laboratory staff may enter a cultivation center for the sole purpose of identifying and collecting cannabis samples for purposes of conducting
 - Emergency personnel may enter a cultivation center when necessary to
 - Upon written notice to the Department, a cultivation center may allow contractors to enter a cultivation center when they are working on a job unrelated to medical cannabis, such as installing or maintaining security
 - Upon prior written request, the Department or the Department's authorized representative may permit other persons to enter a cultivation center.
 - All persons who are not cultivation center personnel agents, but who are permitted on the premises of a cultivation center pursuant to subsection (b), shall obtain a visitor identification badge from cultivation center personnel prior to entering the cultivation center, and shall be escorted and monitored at all times by cultivation center personnel. The visitor identification badge shall be visibly displayed at all times while the visitor is in the cultivation center. All visitors, after presenting valid government issued identification with a picture shall be logged in and out, and that log shall include the date, time and purpose of the visit and shall be maintained and made available to the Department, at any time, for a period of five years. All visitor identification badges shall be returned to the cultivation center
- and/or possession of cell phones, cameras and any other audio or video recording device by any cultivation center agent, visitor or other individual shall be prohibited inside the production area of a cultivation center, except when used for

2793 legitimate business purposes of the cultivation center, such as, but not limited to, 2794 communication with employees and the identification of plant disease with off-2795 site experts. 2796 2797 Section 1000.420 Packaging and Labeling of Medical Cannabis and Cannabis-Infused 2798 **Products** 2799 2800 Each cannabis product produced for sale shall be registered with the Department a) on forms provided by the Department. Each product registration shall include a 2801 2802 label and the required registration fee (Section 1000.140). The registration fee is 2803 for the name of the product offered for sale and one fee shall be sufficient for all 2804 package sizes. 2805 2806 b) All harvested cannabis intended for distribution to a dispensing organization must 2807 be packaged in a sealed, labeled, medical cannabis container. 2808 2809 Packaging of any product containing cannabis shall be child-resistant and lightc) resistant consistent with current standards, including the Consumer Product Safety 2810 Commission standards referenced by the Poison Prevention Act. 2811 2812 2813 d) Each cannabis product shall be labeled by the cultivation center prior to sale to a dispensary and each label shall be securely affixed to the package and shall state 2814 in legible English: 2815 2816 2817 1) The name and P.O. Box of the registered cultivation center where the item 2818 was manufactured: 2819 2820 2) The common or usual name of the item and the registered name of the cannabis product that was registered with the Department pursuant to 2821 2822 subsection (a); 2823 2824 3) A unique serial number that will match the product with a producer batch 2825 and lot number to facilitate any warnings or recalls the Department or 2826 producer deems appropriate: 2827 2828 4) The date of final testing and packaging, if sampled, and the identification 2829 of the independent testing laboratory; 2830 2831 The date of manufacture and "use by" date; 5) 2832 2833 The quantity (in ounces or grams) of cannabis contained in the product; 6) 2834 2835 7) A pass/fail rating based on the laboratory's microbiological, mycotoxins, and pesticide and solvent residue analyses, if sampled:

2837				
2838	8)	Conte	ent List	
2839				
2840		A)	A list	of the following, including the minimum and maximum
2841			perce	ntage content by weight for subsections (d)(8)(A)(i) through
2842			(iv):	
2843				
2844			i)	delta-9-tetrahydrocannabinol (THC);
2845				
2846			ii)	tetrahydrocannabinolic acid (THCA);
2847				
2848			iii)	cannabidiol (CBD);
2849				
2850			iv)	cannabidiolic acid (CBDA); and
2851				
2852			v)	any other ingredients besides cannabis.
2853				
2854		B)	The a	cceptable tolerances for the minimum percentage printed on
2855			the la	bel for any of subsections (d)(8)(A)(i) through (iv) shall not
2856			be be	low 85% or above 115% of the labeled amount;
2857				
2858	9)	A stat	tement t	that the product is for medical use and not for resale or
2859	,	transf	er to an	other person.
2860				•
2861 e)	Medi	cal Can	nabis-Ir	nfused Products. All items shall be individually wrapped or
2862				inal point of preparation. The packaging of the medical
2863	-	_	_	oduct shall conform to the labeling requirements of the Illinois
2864				metic Act and, in addition to the other requirements set forth
2865		_		include the following information in English on each product
2866				stribution:
2867				
2868	1)	All in	gredien	its of the item, including any colors, artificial flavors and
2869	,		_	s, listed in descending order by predominance of weight
2870				common or usual names;
2871				· · · · · · · · · · · · · · · · · · ·
2872	2)	The fo	ollowin	g phrase: "This product was produced in a medical cannabis
2873	-)			enter not subject to public health inspection that may also
2874				non food allergens.";
2875		Proce	20 001111	, ,
2876	3)	Allers	gen lahe	eling as specified in the Federal Food Drug and Cosmetics
2877	٥,	-	_	
2879		una C	Somoti	· · · · · · · · · · · · · · · · · · ·
876 877 878	3)	Act, I	_	eling as specified in the Federal Food, Drug and Cosmetics Fair Packaging and Labeling Act, and the Illinois Food, Drug e Act;

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2880		4)			ed total weight (in ounces or grams) of usable cannabis in the
2881				_ \	pre-mixed weight of medical cannabis used in making a
2882					ised product shall apply toward the limit on the total amount
2883				dical ca	innabis a registered qualifying patient may possess at any one
2884			time);		
2885					
2886		5)		_	at the item is a medical cannabis-infused product and not a
2887			food n	nust be	distinctly and clearly legible on the front of the package;
2888					
2889		6)			ible warning emphasizing that the product contains medical
2890			cannal	bis and	is intended for consumption by registered qualifying patients
2891			only;		
2892					
2893		7)	Ingred	lients L	ist
2894					
2895			A)		of the following ingredients, including the minimum and
2896					num percentage content by weight for subsections
2897				(e)(7)	(A)(i) through (iv):
2898					
2899				i)	delta-9-tetrahydrocannabinol (THC);
2900					
2901				ii)	tetrahydrocannabinolic acid (THCA);
2902					
2903				iii)	cannabidiol (CBD);
2904					
2905				iv)	cannabidiolic acid (CBDA); and
2906					
2907				v)	any other ingredients besides cannabis.
2908					
2909			B)	The a	cceptable tolerances for the minimum percentage printed on
2910				the la	bel for any of subsections (e)(7)(A)(i) through (iv) shall not
2911				be be	low 85% or above 115% of the labeled amount.
2912					
2913	f)	THC a	and CBI	D Cont	ainer Content and Restriction
2914		Each i	ndividu	ally pa	ckaged medical cannabis-infused product, even if comprised
2915		of mu	ltiple se	rvings,	shall include the total milligram content of THC and CBD
2916					more than a total of 100 milligrams of active THC.
2917			•		Č
2918	g)	The la	bel shal	ll not co	ontain any of the following information:
2919	.				
2920		1)	Any fa	alse or	misleading statement or design;
2921		,	5		<i>z z</i> ,

2922		2)	Any seal, flag, crest, coat of arms or other insignia likely to mislead the
2923			qualified patient to believe that the product has been endorsed, made or
2924			used by the State of Illinois or any of its representatives; or
2925			
2926		3)	Depictions of the product, cartoons or images other than the cultivation
2927			center's logo. Medical cannabis-infused products shall not bear a
2928			reasonable resemblance to any product available for consumption as a
2929			commercially available candy.
2930			
2931	h)	It is a	a violation for anyone other than the end user to alter, obliterate or destroy
2932	,	any l	abel attached to a medical cannabis container to administer the product.
2933		,	•
2934	i)	For e	each commercial weighing and measuring equipment device used at a facility,
2935	,		ultivation center must:
2936			
2937		1)	Ensure that the commercial device is licensed pursuant to the Weights and
2938		-)	Measures Act and the associated administrative rules (8 III. Adm Code
2939			600);
2940			· · · · · · · · · · · · · · · · · · ·
2941		2)	Maintain documentation of the licensure of the commercial device; and
2942		_)	Transaction of the needbare of the commercial device, and
2943		3)	Provide a copy of the license of the commercial device to the Department
2944		3)	for review upon request.
2945			for review upon request.
2946	Section 1000	125	Advertising
2947	Section 1000). 72 3	Auverusing
2948	Cultivation c	entere	may not advertise through any public medium, including but not limited to
2949			ion, radio or any means designed to market its products to the public.
2950			may market their products directly to registered dispensaries or physicians
2951			brochures or other means directed solely to the dispensaries and not
2952	available to t		· · · · · · · · · · · · · · · · · · ·
2953	available to t	ne puo	IIC.
2954	Section 1000	120 7	Fransportation of Cannabis and Cannabis-Infused Products
2955	Section 1000	J. 4 30	Transportation of Cannabis and Cannabis-Infused Froducts
2956	۵)	Drior	to transporting any connahis or connahis infused product a cultivation
	a)		to transporting any cannabis or cannabis-infused product, a cultivation
2957		cente	er shall:
2958		1)	Complete a shipping manifest vains a farm massailed by the Department.
2959		1)	Complete a shipping manifest using a form prescribed by the Department;
2960			and
2961		2)	
2962		2)	Securely transmit a copy of the manifest to the dispensary facility that will
2963			receive the products and to the Department before the close of business the
2964			day prior to transport. The manifest shall be made available to the ISP
2965			upon request.

b) The cultivation center shall maintain all shipping manifests and make them available at the request of the Department. Cannabis products that are being transported shall: 1) Only be transported in a locked, safe and secure storage compartment that is part of the motor vehicle transporting the cannabis, or in a locked storage container that has a separate key or combination pad; and Any motor vehicle transporting cannabis shall travel directly from the cultivation center to the dispensary facility, or a testing laboratory, and shall not make any stops in between except to other dispensary facilities or laboratories, for refueling or, in case of an emergency. In case of emergency, the agents will report the emergency immediately to law enforcement through the 911 emergency system and the cultivation center, which will immediately notify the Department. A cultivation center shall ensure that all delivery times and routes are randomized. A cultivation center shall staff all transport motor vehicles with a minimum of two employees. At least one delivery team member shall remain with the motor vehicle at all times that the motor vehicle contains cannabis. Each delivery team member shall have access to a secure form of communication with personnel at the cultivation center and the ability to contact law enforcement through the 911 emergency system at all times that the motor vehicle contains cannabis. Each delivery team member shall possess his or her department issued identification card at all times when transporting or delivering cannabis and shall produce it for the Department or Department's authorized representative or law enforcement official upon request. Section 1000.435 Inventory Section 1000.435 Inventory 1) Conduct an initial comprehensive inventory of all cannabis at the facility. If a cultivation center shall record this fact as the initial inventory; and	2966		
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3009 3010 3011 3012		2)	Establish ongoing inventory controls and procedures for the conduct of inventory reviews and comprehensive inventories of cannabis, which shall enable the cultivation center to detect any diversion, theft or loss in a timely manner.
3013			
3014	b)	Upor	n commencing business, each cultivation center shall conduct a weekly
3015		inver	ntory of cannabis stock, which shall include, at a minimum:
3016			
3017		1)	the date of the inventory;
3018			
3019		2)	a summary of the inventory findings;
3020		,	
3021		3)	the name, signature and title of the individuals who conducted the
3022		- /	inventory and the agent-in-charge who oversaw the inventory; and
3023			
3024		4)	the product name and quantity of cannabis plants or cannabis-infused
3025		• • •	products at the facility.
3026			products at the racinty.
3027	c)	The r	record of all medical cannabis sold or otherwise disposed of shall show:
3028	•)	11101	coord of all integred edification bold of other wise disposed of shall show.
3029		1)	the date of sale;
3030		1)	the dute of sale,
3031		2)	the name of the dispensary facility to which the medical cannabis was
3032		2)	sold;
3033			Sold,
3034		3)	the batch number, product name and quantity of cannabis sold; and
3035		3)	the batch number, product name and quantity of cannabis sold, and
3036		4)	if applicable, the date, quantity, manner in which and reason why any
3037		7)	cannabis was destroyed.
3038			camabis was destroyed.
3039	d)	A co.	mplete and accurate record of all plant stock or products of cannabis on hand
3040	u)		be prepared annually on the anniversary of the initial inventory, or other date
3040			he cultivation center agent-in-charge may choose, so long as it is not more
3042			one year following the prior year's inventory.
3042		ulali	one year following the prior years inventory.
3043	2)	A 11 is	enventories, procedures and other documents required by this Section shall be
3044	e)		
3045		IIIaiii	tained on the premises and made available to the Department at all times.
	Ð	What	navar any cample or record is removed by a parson outhorized to enforce this
3047	f)		never any sample or record is removed by a person authorized to enforce this
3048			that person shall tender a receipt in lieu of the sample or record. The receipt
3049		snan	be kept for five years.
3050	Caa4: 1000	140 6	Cultivation Contact Stone as
3051	Section 1000	J.44U (Cultivation Center Storage

3053	a)	A cu	Itivation center shall:
3054			
3055		1)	Not produce or maintain cannabis in excess of the quantity required for
3056			normal, efficient operation;
3057			
3058		2)	Store all cannabis and cannabis-infused products in a safe, vault or secured
3059			room and in such a manner as to prevent diversion, theft or loss;
3060			
3061		3)	Maintain all cannabis that is not part of a finished product in a secure area
3062			or location within the cultivation center accessible only to specifically
3063			authorized personnel, which shall include only the minimum number of
3064			employees essential for efficient operation;
3065			
3066		4)	Keep all approved safes, vaults, or other equipment or areas used for the
3067			production or storage of cannabis securely locked or protected from entry,
3068			except for the actual time required to remove or replace cannabis;
3069			
3070		5)	Keep all locks and security equipment in good working order;
3071			
3072		6)	Not allow keys to be left in the locks and not store or place keys in a
3073			location accessible to persons other than specifically authorized personnel;
3074			
3075		7)	Not allow other security measures, such as combination numbers,
3076			passwords or electronic or biometric security systems, to be accessible to
3077			persons other than specifically authorized personnel; and
3078			
3079		8)	Keep the cultivation center securely locked and protected from
3080			unauthorized entry at all times.
3081			
3082	b)	If a c	cultivation center presents special security issues, such as extremely large
3083		stock	of cannabis, exposed handling or unusual vulnerability to diversion, theft or
3084		loss,	the Department may require additional safeguards, such as supervised
3085		watc	hman service.
3086			
3087	c)	If a l	oss, theft or diversion of cannabis has occurred from a cultivation center, the
3088			vation center shall notify the Department and the nearest ISP District
3089			ediately. The Department and ISP shall determine the appropriate storage
3090			security requirements for all cannabis in the cultivation center, and may
3091			ire additional safeguards to ensure the security of the cannabis. If a reduction
3092			e amount of medical cannabis in the cultivation center's inventory is due to
3093			ected criminal activity, the cultivation center shall immediately report the
3094		-	ction to the Department and ISP, which may then notify local law
3095			rcement.
3096			

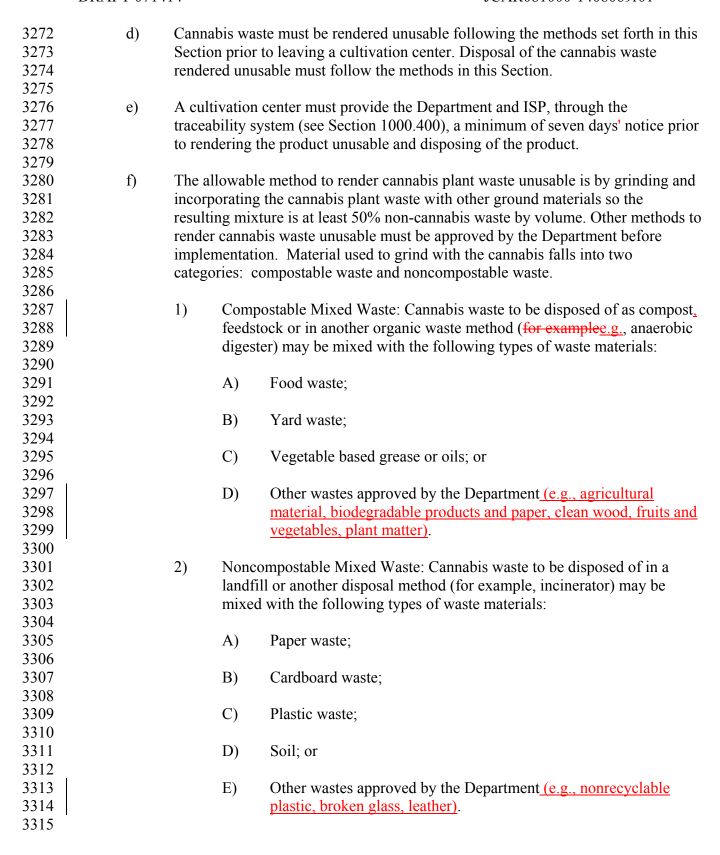
3097 d) Any cultivation center whose permit is revoked or not renewed shall dispose of its 3098 entire stock of cannabis under conditions approved by the Department. 3099 3100 e) Any area of a cultivation center containing cannabis, including a room with an 3101 approved safe or approved vault, shall have a sign posted at all entryways, which shall be a minimum of 12 inches in height and 12 inches in length and shall state: 3102 3103 "Do Not Enter – Limited Access Area – Access Limited to Authorized Personnel 3104 Only" in lettering no smaller than one inch in height. 3105 3106 f) Notwithstanding the requirements of this Section, nothing shall prohibit members 3107 of the Department, local law enforcement or other federal, State or local 3108 government officials from entering any area of a cultivation center if necessary to perform their governmental duties, or persons authorized by the Department (see 3109 3110 Section 1000.415(b)). 3111 3112 Cultivation centers shall provide current copies of cultivation center floor plans to g) 3113 ISP and local law enforcement that have jurisdiction in the area where the 3114 cultivation center is located. 3115 3116 **Section 1000.445 Electronic Security System** 3117 A cultivation center shall be required to operate and maintain in good working 3118 a) 3119 order a 24 hour, seven days a week, closed-circuit television (CCTV) surveillance system on the premises that complies with the following minimum standards: 3120 3121 3122 1) Visually records and monitors all building entrances and exits, all parking 3123 lot areas, and rear alley areas immediately adjacent to the building, and 3124 covers the entire inside of the facility, including all limited access areas and all areas where cannabis is produced, stored, shipped or destroyed, but 3125 does not include restrooms nor the executive office. Fixed cameras shall 3126 3127 be installed to provide a consistent recorded image of these areas. The 3128 cultivation center shall instruct the company or individuals installing the 3129 surveillance cameras to maximize the quality of facial and body images and to avoid backlighting and physical obstructions. 3130 3131 3132 2) Cameras installed outdoors and in low-light interior areas shall be day/night cameras with a minimum resolution of 600 lines per inch 3133 3134 (analog) or D1 (IP) and a minimum light factor requirement of 0.7 LUX. The installation of additional lighting may be required to increase picture 3135 clarity and brightness. Cameras shall be calibrated and focused to 3136 3137 maximize the quality of the recorded image. 3138 3139 3) The recording device shall be a digital video recorder (DVR) that and

meets the following minimum standards:

3141			
3142		A)	Displays a date and time stamp on all recorded video.
3143			
3144		B)	Can produce a digital video disc (CD/DVD) directly from the DVR
3145			unit using an installed media recording drive. The video on the disc
3146			shall be viewable on any Windows PC, and shall include any
3147			required player software on the disc.
3148			
3149		C)	The ability to remain operational during a power outage.
3150		,	
3151		D)	Allow for the exporting of still images in an industry standard
3152		,	image format, including .jpg, .bmp and .gif. Exported video shall
3153			have the ability to be archived in a proprietary format that ensures
3154			authentication of the video and guarantees that no alteration of the
3155			recorded image has taken place. Exported video shall also have
3156			the ability to be saved in an industry standard file format that can
3157			be played on a standard computer operating system. All
3158			recordings shall be erased or destroyed prior to disposal.
3159			
3160	4)	A disp	lay monitor with a minimum screen size of 12 inches shall be
3161	,	connec	eted to the electronic recording security system at all times.
3162			0 , ,
3163	5)	Electro	onic recording security systems are required to be maintained in
3164	,		vorking order at all times. The owner of a cultivation center shall
3165		instruc	et each manager, employee or agent overseeing the functioning of
3166		the vid	leo recording security system to immediately report to the agent-in-
3167		charge	any malfunctioning or technical problems with the system.
3168			
3169	6)	Securit	ty recordings shall meet the following minimum requirements:
3170			
3171		A)	The recorded image resolution shall be at least D1; and
3172			
3173		B)	The recorded image frame rate shall be at least three frames per
3174			second during alarm or motion based recording.
3175			
3176	7)	Securi	ty recordings shall be retained by the cultivation center for a
3177		minim	um of 90 days at the permitted premises and an additional 90 days
3178		off site	e (i.e.g., cloud storage). The recording system for the security
3179			as must be located in a locked, tamper-proof compartment. A
3180			tion center shall be prohibited from taping over existing security
3181		video f	from the last 60 days.
3182			
3183	8)		available a video printer capable of immediately producing a clear
3184		still ph	noto from any video camera image.

3185			
3186		9)	Upon request, the recording or any photo shall be turned over to ISP or the
3187		,	Department.
3188			1
3189	b)	Acces	ss to surveillance areas shall be limited to persons who are essential to
3190	,		illance operations, law enforcement agencies, security system service
3191			nnel, the Department, and others when approved by the Department. A
3192		-	nt list of authorized employees and service personnel that have access to the
3193			illance room must be available to the Department upon request. Surveillance
3194			s shall remain locked.
3195			
3196	c)	The e	electronic security system shall be available 24 hours per day, 7 days per
3197	,		, to the Department and law enforcement agencies via a secure web-based
3198		porta	
3199		-	
3200	Section 1000	.450 A	alarm System
3201			
3202	a)	A cul	tivation center shall install, maintain and use a professionally monitored
3203		robbe	ery and burglary alarm system meets the following requirements:
3204			
3205		1)	At a minimum, the system shall provide coverage of all facility entrances
3206			and exits, rooms with exterior windows, rooms with exterior walls, roof
3207			hatches, skylights and storage rooms that contain safes.
3208			
3209		2)	Duress alarm, which means a silent security alarm system signal generated
3210			by the entry of a designated code into an arming station in order to signal
3211			that the alarm user is being forced to turn off the system.
3212		- \	
3213		3)	Panic alarm, which means an audible security alarm system signal
3214			generated by the manual activation of a device intended to signal a life
3215			threatening or emergency situation requiring law enforcement response.
3216		45	
3217		4)	Holdup alarm, which means a silent alarm signal generated by the manual
3218			activation of a device intended to signal a robbery in progress.
3219		5 \	
3220		5)	Automatic voice dialer, which means any electrical, electronic,
3221			mechanical or other device capable of being programmed to send a
3222			prerecorded voice message requesting dispatch, when activated, over a
3223			telephone line, radio or other communication system to a law enforcement,
3224			public safety or emergency services agency.
3225		6)	A failure notification exists at that arrayides an explicit to the continue of
3226		6)	A failure notification system that provides an audible, text or visual
3227			notification of any failure in the surveillance system. The failure

3228 3229		notification system shall provide an alert to the cultivation center, within five minutes after the failure, by telephone, email or text message.
3230 3231 3232 3233		7) The ability to remain operational during a power outage and ensure all access doors are not solely controlled by an electronic access panel to ensure that locks are not released during power outage.
3234		endere viant to the new testancea and mag periods outlanger
3235	b)	The system shall be inspected and all devices tested annually by a qualified alarm
3236	0)	vendor.
3237		Volidor.
3238	Section 1000	.455 Hours of Operation
3239	Section 1000	100 Hours of Operation
3240	a)	A cultivation center shall not be open to the public.
3241	a)	A cultivation center shan not be open to the public.
3242	b)	A cultivation center may operate its business 24 hours a day.
3243	0)	A cultivation center may operate its ousiness 24 nours a day.
3244	c)	A cultivation center may deliver to licensed medical cannabis dispensaries on any
3245	C)	day and at any time exceptonly between the hours of 9:00 p.m. and 7:00 a.m7
3243 3246		a.m. and 9 p.m.
3240 3247		a.iii. aliu 9 p.iii.
3247	4)	A cultivation center shall only allow a registered director, officer, member,
3248 3249	d)	
		incorporator, agent, manager, employee, or government or law enforcement
3250 3251		official on the permitted premises, unless special circumstances warrant entry pursuant toon the permitted premises those set forth in Section 1000.415(b) and
3251		• • • • • • • • • • • • • • • • • • • •
		<u>(c)</u> .
3253	2)	The Department was further limit the hours of execution for a sultivation center
3254	e)	The Department may further limit the hours of operation for a cultivation center
3255		on a case-by-case basis as the result of the cultivation center's failure to comply
3256		with the Act or this Part or for any other reason that the Department deems the
3257		limit to be necessary.
3258	G 4 1000	ACO WILL DE
3259	Section 1000	.460 Waste Disposal
3260		
3261	a)	Cannabis Waste. Cannabis waste must be stored, secured, locked and managed in
3262		accordance with State regulations and as submitted and approved in the
3263		cultivation center's Operations and Management Practices Plan.
3264		
3265	b)	Liquid Waste. Liquid waste from a cultivation center shall be disposed of in
3266		compliance with the Illinois Environmental Protection Act and associated
3267		administrative rules 35 Ill. Adm. Code.
3268		
3269	c)	Hazardous Waste. Disposal of hazardous and chemical waste must be conducted
3270		in a manner consistent with federal, State and local laws.
2271		



3316	g)	Cannabis waste rendered unusable following the methods described in this
3317		Section may be disposed of in the manner provided in this subsection (g).
3318		Disposal of the cannabis waste rendered unusable may be delivered to a permitted
3319		solid waste facility for final disposition. Examples of acceptable permitted solid
3320		waste facilities include:
3321		
3322		1) Compostable Mixed Waste: Compost, anaerobic digester, or other facility
3323		with approval of the jurisdictional health department.
3324		
3325		2) Noncompostable Mixed Waste: Landfill, incinerator, or other facility with
3326		approval of the jurisdictional health department.
3327		
3328	h)	All waste and unusable product shall be weighed, recorded and entered into the
3329	/	inventory system prior to mixing and disposal. Verification of this event shall be
3330		performed by a supervisor and conducted in an area with video surveillance.
3331		performed by a supervisor and conducted in an area with video surveinance.
3332	i)	Any nutrient enriched grow media shall be disposed of as required by the Illinois
3333	1)	Environmental Protection Act and the associated rules, or land applied at
3334		agronomic rates.
3335		agronomic races.
3336	Section 1000	0.465 Connections to the Potable Water Supply
3337	Section 1000	5.405 Connections to the Potable Water Supply
3338	a)	General: Potable water supply lines shall not be connected to process water lines,
3339	u)	chemical lines or equipment, unless proper backflow protection is installed.
3340		enemies in equipment, unless proper sucknow protection is instance.
3341	b)	Water service lines that connect a cultivation center to a community public water
3342	0)	supply shall include either a reduced pressure principle backflow preventer or a
3343		fixed proper air gap, in accordance with 35 Ill. Adm. Code 653.803(c)(4).
3344		incu proper an gap, in accordance with 33 in. Adm. Code 033.003(c)(4).
3345	c)	Water service lines that connect a cultivation center to a potable water supply
3346	C)	other than a community public water supply shall include either a reduced
3347		pressure principle backflow preventer or a fixed proper air gap, in accordance
3347 3348		
3348 3349		with the Illinois Plumbing Code.
3350	4)	Installation maintanance and inspection of healtflow, provention devices shall be
	d)	Installation, maintenance and inspection of backflow prevention devices shall be
3351		carried out in accordance with 35 Ill. Adm. Code 651 and 653 or the Illinois
3352		Plumbing Code, whichever is applicable.
3353	C 4 1000	1470 D (* * 1 T)
3354	Section 1000	0.470 Pesticide Usage
3355	,	
3356	a)	All pesticides applied at a cultivation center shall be from the Department's
3357		approved list, which will be included reflected as a schedule in the application and
3358		posted on the Department's website. Updates to the approved list will be posted
3359		on the Department's website and permittees will be notified electronically.

3360			
3361	b)	Δ11 nes	sticide products shall be registered with the Department, including those
3362	0)	-	ts classified as 25(b) pursuant to the Federal Insecticide Fungicide and
3363		-	ticide Act administered by the USEPA.
3364		Rouciii	cicle Act administered by the OSEI A.
3365	2)	Anzzin	dividual who applies posticide on the promises shall obtain the appropriate
	c)	-	dividual who applies pesticide on the premises shall obtain the appropriate
3366			from the Department under the Illinois Pesticide Control Act [415 ILCS
3367			ee 8 Ill. Adm. Code 250). (This would includes successful completion of
3368		the ve	getable Category Examinations.) (see 8 Ill. Adm. Code 250).
3369	1)	NI	1: .:
3370	d)		olication of pesticides shall be made after the vegetative stage of growth of
3371		the can	nabis plant.
3372			
3373	e)		ividuals applying pesticides shall adhere to the agricultural use
3374		-	ments of the label and shall employ all personal protective equipment
3375		prescri	bed by the label.
3376			
3377	f)		ltivation center shall comply with all posting requirements of the worker
3378		protect	ion standard for the restricted entry interval (REI) stated on the label.
3379			
3380	g)	A reco	rd of all pesticide applications shall be maintained at the cultivation center
3381		for at l	east five years and shall be made available to the Department, DPH or the
3382		ISP up	on request. The application record shall include the following information:
3383			
3384		1)	Date and time of application;
3385			
3386		2)	Date of start of vegetative stage of growth;
3387		,	
3388		3)	USEPA Registration Number;
3389		,	,
3390		4)	Product name;
3391		,	· · · · · · · · · · · · · · · · · · ·
3392		5)	Application site (the site shall be identified by the location legend
3393		•)	maintained by the facility);
3394			mamamod by the latinty),
3395		6)	Amount applied;
3396		0)	Timount approa,
3397		7)	Size of the application area;
3398		')	Size of the application area,
3399		8)	Name of individual making the application;
3400		3)	rvaine of marvidual making the application,
3400		9)	Section for comments or special conditions related to the application.
3401		9)	section for comments of special conditions related to the application.

3403	b)	Disposal of al	I unused nesticide product shall be performed in compliance with all
3403 3404	h)		Il unused pesticide product shall be performed in compliance with all eral laws and regulations, including which require compliance with
3405	1		on the product label.
3406		an uncerions	on the product laber.
3407		\mathbf{S}°	UBPART F: LABORATORY TESTING
3408			
3409	Section 1000	.500 Laborato	ory Approval
3410			
3411	a)	No laboratory	shall handle, test or analyze cannabis unless approved by the
3412		Department in	accordance with this Section. A list of approved laboratories will
3413		be made avail	able by the Department on its website.
3414			
3415	b)	No laboratory	shall be approved to handle, test or analyze cannabis unless the
3416		laboratory:	
3417			
3418		1) Is acci	redited by a private laboratory accrediting organization;
3419			
3420			ependent from all other persons involved in the cannabis industry in
3421			s, which shall mean that no person with a direct or indirect interest
3422			laboratory shall have a direct or indirect financial, management or
3423			interest in a dispensary, dispensary facility, cultivation center,
3424		-	ring physician or any other entity that may benefit from the
3425		-	ction, manufacture, dispensing, sale, purchase or use of cannabis;
3426 3427		and	
3427 3428		2) Hag at	mplayed at least one person to eversee and he responsible for the
3429		*	mployed at least one person to oversee and be responsible for the tory testing who has earned, from a college or university accredited
3430			ational or regional certifying authority, at least:
3431		by a n	ational of regional certifying authority, at least.
3432		A)	a master's level degree in chemical or biological sciences and a
3433		11)	minimum of two years post-degree laboratory experience; or
3434			initiality of the four poor argues and armony emportation, or
3435		B)	a bachelor's degree in biological sciences and a minimum of four
3436		,	years post-degree laboratory experience.
3437			
3438	c)	Each indepen	dent testing laboratory that claims to be accredited must provide the
3439	,	-	vith a copy of the most recent annual inspection report granting
3440		accreditation	and every annual report thereafter.
3441			
3442	Section 1000	.510 Laborato	ory Testing
3443			
3444	a)		prior to manufacturing or natural processing of any cannabis or
3445	1		sed product or packaging cannabis for sale to a dispensary, each
3446		batch shall be	made available at the cultivation center for an employee of an

3447 approved laboratory employee to select a random sample, which shall be tested by 3448 the approved laboratory for: 3449 3450 1) microbiological contaminants; 3451 3452 2) mycotoxins; 3453 3454 3) pesticide active ingredients; 3455 3456 residual solvent; and 4) 3457 purposes of conducting an active ingredient analysis. 3458 5) 3459 3460 b) The Department may select a random sample that shall, for the purposes of conducting an active ingredient analysis, be tested by the Department for 3461 verification of label information. 3462 3463 3464 c) A laboratory shall immediately return or dispose of any cannabis upon the 3465 completion of any testing, use or research. If cannabis is disposed of, it shall be 3466 done in compliance with Section 1000.460. 3467 3468 d) If a sample of cannabis does not pass the microbiological, mycotoxin, pesticide chemical residue or solvent residue test, based on the standards set forth in this 3469 Section, the following shall apply: 3470 3471 3472 1) If the sample failed the pesticide chemical residue test, the entire batch 3473 from which the sample was taken shall, if applicable, be recalled as 3474 provided for in Section 1000.410(c)(1) and disposed of in accordance with Section 1000.460. 3475 3476 3477 If the sample failed any other test, the batch may be used to make a CO₂ or 2) 3478 solvent based extract. After processing, the CO₂ or solvent based extract 3479 must still pass all required tests 3480 3481 Microbiological Test: For purposes of the microbiological test, a cannabis sample e) 3482 shall be deemed to have passed if it satisfies the recommended microbial and 3483 fungal limits for cannabis products in colony forming units per gram (CFU/g) set out in the AHP American Herbal Pharmacopoeia Monograph Table as follows: 3484 3485

Total	Total	Total	Bile-tolerant	E. coli
viable	yeast and	coliforms	gram-negative	(pathogenic
aerobi	c mold		bacteria	strains) and
bacter	ia			Salmonella
				spp.

CO ₂ and	10^{4}	10^{3}	10^{2}	10^{2}	Not detected
solvent					in 1 g
based					
extracts					

 Unprocessed materials include minimally processed crude cannabis preparations such as inflorescences, accumulated resin glands (kief), and compressed resin glands (hashish). Processed materials include various solid or liquid infused edible preparations, oils, topical preparations, and water-processed resin glands (bubble hash).

f) Mycotoxin Test: For purposes of the mycotoxin test, a cannabis sample shall be deemed to have passed if it meets the following standards:

Test	Specification
Aflatoxin B1	<20 μg/kg of substance
Aflatoxin B2	<20 μg/kg of substance
Aflatoxin G1	<20 μg/kg of substance
Aflatoxin G2	<20 μg/kg of substance
Ochratoxin A	<20 μg//kg of substance

pesticide Chemical Residue Test: For purposes of the pesticide chemical residue test, a cannabis sample shall be deemed to have passed if it satisfies the most stringent acceptable standard for a pesticide chemical residue in any food item as set forth in subpart C of USEPA's regulations for Tolerances and Exemptions for Pesticide Chemical Residues in Food (40 CFR 180 (2014)).

h) Residue Solvent Test: For purposes of the residue solvent test, a cannabis sample shall be below 10 ppm.

 i) The laboratory shall file with the Department an electronic copy of each laboratory test result for any batch that does not pass the microbiological, mycotoxin, or pesticide chemical residue test, at the same time that it transmits those results to the cultivation center. In addition, the laboratory shall maintain the laboratory test results for at least five years and make them available at the Department's request.

j) A cultivation center shall provide to a dispensary organization the laboratory test results for each batch of cannabis product purchased by the dispensary

3568

3569

e)

3526 organization, if sampled. Each dispensary organization shall have that laboratory 3527 results available upon request to qualifying patients, designated caregivers and a physician who has certified a qualifying patient. 3528 3529 3530 SUBPART G: CULTIVATION CENTER CLOSURE 3531 3532 Section 1000.600 Closure of a Cultivation Center 3533 3534 The cultivation center shall notify the Department, and ISP and local law enforcement having 3535 jurisdiction if the cultivation center will be closing or if the cultivation center does not intend to 3536 renew its permit. This notification shall occur immediately after the closure decision has been 3537 made, prior to any product destruction or removal, and, in no event, less than six months prior to the effective date of the closure 3538 3539 3540 SUBPART H: ENFORCEMENT 3541 3542 Section 1000.700 Investigations; Administrative Hearings and Penalties 3543 3544 Any hearing conducted by the Department pursuant to the Act shall be conducted a) 3545 in accordance with the Department's rules applicable to formal administrative proceedings (8 Ill. Adm. Code 1. Subparts A and B). All such hearings shall be 3546 held in Springfield, Illinois or such other location as mutually agreed to by the 3547 Department and the other party. 3548 3549 3550 b) The Department or its designee may conduct an investigation for the purpose of investigating an applicant or application, a cultivation center, cultivation center 3551 3552 agent, agent-in-charge or any other party for an alleged violation of the Act or this 3553 Part or to determine qualifications to be granted a permit or registration by the 3554 Department. 3555 3556 The Department may require an applicant, cultivation center, or cultivation center c) 3557 agent or agent-in-charge to produce relevant documents, records or any other 3558 material pertinent to the investigation of alleged violations of the Act or this Part. 3559 Failure to provide that material shall be grounds for disciplinary action. 3560 3561 d) Notwithstanding any other criminal penalties related to the unlawful possession of cannabis, the Department may revoke, suspend, place on probation, reprimand, 3562 3563 issue cease and desist orders, refuse to issue or renew a registration or permit, or 3564 take any other disciplinary or non-disciplinary action as the Department may deem proper with regard to a permitted cultivation center or cultivation center 3565 3566 agent or agent-in-charge. 3567

The Department may impose fines not to exceed \$50,000 for each violation, for

any violations of the Act or this Part.

- f) Violation of any provision of the Act or this Part, or failure to comply with any standard or special conditions of the issued permit, may result in a notice of intent to suspend or revoke a cultivation center permit or the registration of a cultivation center agent or agent-in-charge.
- g) The Department shall, before refusing to issue or renew a permit or agent registration or seeking to discipline a permittee or cultivation center agent or agent-in-charge, at least 30 days before the date set for the hearing, notify in writing the applicant, cultivation center, or cultivation center agent or agent-in-charge of the charges made and the time and place for the hearing on the charges. The written notice may be served by delivery personally to the accused, or by mailing the notice by registered or certified mail to the cultivation center's physical address.
- h) At any point in any investigation or disciplinary proceeding provided for in the Act and this Section, both parties may agree to a negotiated consent order. The consent order shall be final upon signature of both parties.
- or agent-in-charge without a hearing, simultaneously with the institution of proceedings for a hearing, if the Department finds that the public interest, safety or welfare requires emergency action. In the event that the Department temporarily suspends a permittee or agent without a hearing, a hearing shall be held within 30 days after the suspension has occurred. The suspended party may seek a continuance of the hearing, during which the suspension shall remain in effect. The proceeding shall be concluded without appreciable delay. If the Department does not hold a hearing within 30 days after the date of the suspension, and the permittee or agent has not requested a continuance, the permit shall be automatically reinstated.
- j) In appropriate cases, the Department may resolve a complaint against a permittee or agent through the issuance of a Consent to Administrative Supervision order. A permittee or agent subject to a Consent to Administrative Supervision order shall be considered by the Department as an active permittee or agent in good standing. This order shall not be reported or considered by the Department to be a discipline of the permittee or agent. The records regarding an investigation and a Consent to Administrative Supervision order shall be considered confidential and shall not be released by the Department except as mandated by law. A complainant shall be notified if his or her complaint has been resolved by a Consent to Administrative Supervision order.
- k) The respondent in any contested case may request reconsideration of any part or all of the decision of the administrative law judge on any petition or may request

3614 the Director to stay the effective date of any administrative action for a specific 3615 period or for an indefinite period. A petition for reconsideration or stay of action shall be submitted within 30 days after the date of the administrative law judge's 3616 decision on the case. A petition for reconsideration or stay of action submitted 3617 3618 later than 30 days after the date of the decision involved shall be denied as 3619 untimely. 3620 3621 1) All final administrative decisions of the Department are subject to judicial review under the Administrative Review Law and its rules. The term "administrative 3622 3623 decision" is defined in Section 3-101 of the Code of Civil Procedure. 3624 3625 Immediately upon the suspension, revocation or reinstatement of a permit, the m) Department shall make written notification to the ISP, DFPR and Department of 3626 3627 Revenue of the status of the permit. If the suspension or revocation involves 3628 suspected criminal activity, the Department shall make available to ISP all 3629 documents or electronic communications involving the suspected criminal 3630 activity. If suspected criminal activity is confirmed or independently discovered by ISP, notification will be made to the Department. 3631 3632 3633 If any final Department action is appealed in Circuit Court pursuant to this n) Section, the record on review shall include the following: 3634 3635 3636 1) The application or petition submitted; 3637 3638 2) Any written documentation considered by the Department in making its 3639 final decision with respect to the application or petition; 3640 3641 3) Any written correspondence between the Department and the person or 3642 entity submitting the application or petition, provided that the correspondence either played a material role in the final decision rendered 3643 3644 by the Department; made a material argument to the Department with 3645 respect to the application or petition; or would be helpful to the Circuit 3646 Court in reviewing the matter because the correspondence provides 3647 helpful procedural background. 3648 3649 4) The transcript of any administrative hearing and any documents or other 3650 evidence submitted at the hearing. 3651 3652 3653

Section 1000.APPENDIX A Authorized Pesticides

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The following is a list of pesticide active ingredients the Department has approved for use on cannabis plants. The pesticide product shall be registered with the Department under the Illinois Pesticide Control Act.

Label Type	Signal Word	Active Ingredient	Concentration
Laber Type	woru	Active ingredient	Concentration
Insect Repellent	Caution	Azadirachtin	0.09%
Insecticide	Caution	Azadirachtin	0.09%
Insecticide	Caution	Azadirachtin	0.60%
Nematicide	Caution	Azadirachtin	0.60%
Fungicide	Caution	Azadirachtin	0.70%
Insect Repellent	Caution	Azadirachtin	0.70%
Insecticide	Caution	Azadirachtin	0.70%
Nematicide	Caution	Azadirachtin	0.70%
Insecticide	Caution	Azadirachtin	1.00%
Insect Repellent	Caution	Azadirachtin	1.20%
Insecticide	Caution	Azadirachtin	1.20%
Nematicide	Caution	<u>Azadirachtin</u>	1.20%
Insecticide	Caution	<u>Azadirachtin</u>	3.00%
Nematicide	Caution	Azadirachtin	3.00%
<u>Nematicide</u>	Warning	<u>Azadirachtin</u>	3.00%
Insect Repellent	Caution	<u>Azadirachtin</u>	4.50%
Insecticide	Caution	<u>Azadirachtin</u>	4.50%
Insecticide	Caution	<u>Azadirachtin</u>	6.00%
<u>Nematicide</u>	Caution	<u>Azadirachtin</u>	6.00%
<u>Fungicide</u>	Caution	Bacillus pumilus strain GHA 180	0.00%
PGR - Growth Stimulator	Caution	Bacillus pumilus strain GHA 180	0.00%
<u>Fungicide</u>	Caution	Bacillus subtilis MBI 600	0.00%
PGR - General	Caution	Bacillus subtilis MBI 600	0.00%
<u>Fungicide</u>	Caution	Bacillus subtilis MBI 600	9.90%
<u>Fungicide</u>	Caution	Bacillus subtilis GB03	0.03%
<u>Fungicide</u>	Caution	Bacillus subtilis QST713 Strain	0.07%
<u>Fungicide</u>	Caution	Bacillus subtilis QST713 Strain	1.34%
<u>Fungicide</u>	Caution	Bacillus subtilis QST713 Strain	14.60%
<u>Fungicide</u>	Caution	Bacillus subtilis var. amyloliquefaciens strain D747 TGAI	25.00%
Fungicide	Caution	Bacillus subtilis var. amyloliquefaciens strain D747 TGAI	98.85%
Insecticide	Caution	Bacillus thuringiensis ssp. aizawai	<u>54%</u>
Insecticide	Caution	Bacillus thuringiensis ssp. israelensis	6.38%
Insecticide	Caution	Bacillus thuringiensis ssp. kurstaki 1	<u>17.19%</u>
Insecticide	Caution	Bacillus thuringiensis ssp. kurstaki 1	<u>54%</u>

Insecticide	Caution	Bacillus thuringiensis ssp. kurstaki 1	<u>58.20%</u>
Insecticide	Caution	Bacillus thuringiensis ssp. kurstaki	40.00%
		7841	
Insecticide	Caution	Bacillus thuringiensis ssp. kurstaki	<u>9.83%</u>
		strain SA-12	
<u>Insecticide</u>	<u>Caution</u>	Canola Oil	<u>1.00%</u>
<u>Insecticide</u>	<u>Caution</u>	Canola Oil	<u>89.50%</u>
<u>Fungicide</u>	Caution	Canola Oil	<u>96.00%</u>
<u>Insecticide</u>	Caution	Canola Oil	<u>96.00%</u>
<u>Insecticide</u>	Caution	Chromobacterium sub strain PRAA4-1	<u>30.00%</u>
		cells	
<u>Insecticide</u>	<u>Caution</u>	Chromobacterium sub strain PRAA4-1	<u>94.50%</u>
		cells	
Insect Repellent	Caution	Cinnamon	0.03%
<u>Insecticide</u>	Caution	Cinnamon	0.03%
<u>Fungicide</u>	Caution	<u>Cinnamon Oil</u>	0.20%
<u>Insect Repellent</u>	<u>None</u>	<u>Cinnamon Oil</u>	<u>0.20%</u>
<u>Insecticide</u>	Caution	<u>Cinnamon Oil</u>	0.20%
Insecticide	None	<u>Cinnamon Oil</u>	<u>0.20%</u>
<u>Fungicide</u>	Caution	<u>Cinnamon Oil</u>	<u>4%</u>
Insecticide	Caution	<u>Cinnamon Oil</u>	<u>4%</u>
<u>Insecticide</u>	Caution	<u>Citric Acid</u>	<u>0.10%</u>
<u>Fungicide</u>	<u>Danger</u>	<u>Citric Acid</u>	<u>99%</u>
<u>Insecticide</u>	Warning	<u>Citronella Oil</u>	<u>0.42%</u>
<u>Fungicide</u>	Caution	Clarified Hydrophobic Extract of	<u>70.00%</u>
		Neem Oil	
<u>Insecticide</u>	Caution	Clarified Hydrophobic Extract of	<u>70.00%</u>
		Neem Oil	
<u>Fungicide</u>	Caution	Copper Octanoate	0.08%
<u>Fungicide</u>	Caution	Copper Octanoate	10%
<u>Fungicide</u>	Caution	Corn Oil	0.30%
<u>Fungicide</u>	Caution	Corn Oil	<u>30%</u>
<u>Fungicide</u>	Caution	Cottonseed Oil	0.30%
<u>Insecticide</u>	Caution	Cottonseed Oil	0.40%
<u>Fungicide</u>	Caution	Cottonseed Oil	<u>3%</u>
<u>Insecticide</u>	Caution	Cottonseed Oil	<u>3%</u>
<u>Fungicide</u>	Caution	Cottonseed Oil	<u>30%</u>
<u>Insecticide</u>	Caution	Cottonseed Oil	<u>40%</u>
PGR - Crop Quality	Caution	Cytokinins	0.01%
PGR - General	Caution	Cytokinins	0.01%
PGR - Growth Stimulator	Caution	Cytokinins	0.02%

Nematicide	Caution	Dried Ferm. Slds/Slbs of Myrothecium	90%
		verrucaria	
Insecticide	Warning	<u>Farnesol</u>	<u>0.17%</u>
Insect Repellent	Caution	Garlic Oil/Powder	0.03%
<u>Insecticide</u>	Caution	Garlic Oil/Powder	0.03%
Insecticide	Caution	Garlic Oil/Powder	0.10%
<u>Fungicide</u>	Caution	Garlic Oil/Powder	0.23%
<u>Fungicide</u>	Caution	Garlic Oil/Powder	<u>3.00%</u>
Insecticide	Caution	Garlic Oil/Powder	<u>10%</u>
Insect Repellent	Caution	Garlic Oil/Powder	<u>20.00%</u>
<u>Invertebrate Control</u>	Caution	Garlic Oil/Powder	<u>20.00%</u>
Vertebrate Repellent	Caution	Garlic Oil/Powder	<u>20.00%</u>
<u>Fungicide</u>	Caution	Garlic Oil/Powder	<u>23%</u>
<u>Insecticide</u>	Caution	Geraniol	0.30%
Insecticide	Warning	Geraniol	<u>0.42%</u>
PGR - Crop Quality	Caution	Gibberellic Acid	0.00%
PGR - General	Caution	Gibberellic Acid	0.00%
PGR - Crop Quality	Warning	Gibberellic Acid	<u>4%</u>
PGR - General	Caution	Gibberellic Acid	4.00%
PGR - Crop Quality	Caution	Gibberellic Acid	<u>20%</u>
PGR - General	Caution	Gibberellic Acid	<u>20%</u>
PGR - Growth Stimulator	Caution	Gibberellic Acid	<u>20.00%</u>
<u>Fungicide</u>	Caution	Gliocladium virens G-21	<u>12%</u>
Algaecide Slimicide	<u>Danger</u>	Hydrogen Peroxide (Dioxide)	<u>5.34%</u>
<u>Fungicide</u>	<u>Danger</u>	<u>Hydrogen Peroxide (Dioxide)</u>	<u>5.34%</u>
Algaecide Slimicide	<u>Danger</u>	<u>Hydrogen Peroxide (Dioxide)</u>	<u>26.50%</u>
<u>Fungicide</u>	<u>Danger</u>	Hydrogen Peroxide (Dioxide)	<u>26.50%</u>
Algaecide Slimicide	<u>Danger</u>	<u>Hydrogen Peroxide (Dioxide)</u>	<u>27.00%</u>
Algaecide Slimicide	<u>Danger</u>	<u>Hydrogen Peroxide (Dioxide)</u>	<u>27.00%</u>
Disinfectant	<u>Danger</u>	<u>Hydrogen Peroxide (Dioxide)</u>	<u>27.00%</u>
<u>Fungicide</u>	<u>Danger</u>	<u>Hydrogen Peroxide (Dioxide)</u>	<u>27.00%</u>
Algaecide Slimicide	<u>Danger</u>	<u>Hydrogen Peroxide (Dioxide)</u>	<u>27.10%</u>
<u>Fungicide</u>	<u>Danger</u>	Hydrogen Peroxide (Dioxide)	<u>27.10%</u>
<u>Herbicide</u>	<u>Danger</u>	Hydrogen Peroxide (Dioxide)	<u>27.10%</u>
Algaecide Slimicide	<u>Danger</u>	<u>Hydrogen Peroxide (Dioxide)</u>	33.00%
<u>Disinfectant</u>	<u>Danger</u>	<u>Hydrogen Peroxide (Dioxide)</u>	33.00%
<u>Fungicide</u>	<u>Danger</u>	<u>Hydrogen Peroxide (Dioxide)</u>	33.00%
PGR - Crop Quality	Caution	IBA (Indole-3-Butyric Acid)	0.01%
PGR - General	Caution	IBA (Indole-3-Butyric Acid)	0.01%
<u>Fungicide</u>	Caution	IBA (Indole-3-Butyric Acid)	0.01%

PGR - General	Caution	IBA (Indole-3-Butyric Acid)	0.10%
PGR - Growth Stimulator	Caution	IBA (Indole-3-Butyric Acid)	0.10%
PGR - Growth Stimulator	Caution	IBA (Indole-3-Butyric Acid)	0.30%
PGR - Growth Stimulator	Caution	IBA (Indole-3-Butyric Acid)	0.31%
PGR - Growth Stimulator	Caution	IBA (Indole-3-Butyric Acid)	0.47%
PGR - Growth Stimulator	Caution	IBA (Indole-3-Butyric Acid)	0.54%
PGR - Growth Stimulator	Caution	IBA (Indole-3-Butyric Acid)	0.80%
PGR - Growth Stimulator	Caution	IBA (Indole-3-Butyric Acid)	<u>20.00%</u>
Invertebrate Control	Caution	Iron Phosphate (FePO ₄)	<u>1.00%</u>
Insecticide	Caution	<u>Isaria fumosorosea</u>	<u>20%</u>
<u>Fungicide</u>	Caution	Jojoba Oil	<u>97.50%</u>
Insecticide	Caution	Jojoba Oil	<u>97.50%</u>
<u>Fungicide</u>	Caution	<u>Kaolin</u>	<u>95.00%</u>
Insecticide	Caution	<u>Kaolin</u>	<u>95.00%</u>
PGR - General	Caution	<u>Kaolin</u>	<u>95.00%</u>
Vertebrate Repellent	Caution	<u>Kaolin</u>	<u>95.00%</u>
<u>Fungicide</u>	Caution	Mineral Oil/Petroleum Distillate	<u>98.00%</u>
Insecticide	Caution	Mineral Oil/Petroleum Distillate	<u>98.00%</u>
Insecticide	Caution	Mineral Oil/Petroleum Distillate	<u>98.80%</u>
Insecticide	Caution	Mineral Oil/Petroleum Distillate Light	<u>1.00%</u>
<u>Fungicide</u>	Caution	Mineral Oil/Petroleum Distillate Light	<u>80%</u>
Insecticide	Caution	Mineral Oil/Petroleum Distillate Light	80%
Insecticide	Caution	Mineral Oil/Petroleum Distillate Light	90.00%
Desiccant	Caution	Mineral Oil/Petroleum Distillate Light	<u>98%</u>
<u>Fungicide</u>	Caution	Mineral Oil/Petroleum Distillate Light	<u>98.00%</u>
Insecticide	Caution	Mineral Oil/Petroleum Distillate Light	<u>98.00%</u>
<u>Fungicide</u>	Caution	Mineral Oil/Petroleum Distillate Light	<u>98.40%</u>
Insecticide	Caution	Mineral Oil/Petroleum Distillate Light	<u>98.40%</u>
<u>Fungicide</u>	Caution	Monopotassium Phosphate	40.80%
<u>Fungicide</u>	Caution	Monopotassium Phosphate	<u>100%</u>
<u>Fungicide</u>	Caution	Neem Oil Cold Pressed	<u>65.80%</u>
Insect Repellent	Caution	Neem Oil Cold Pressed	<u>65.80%</u>
Insecticide	Caution	Neem Oil Cold Pressed	<u>65.80%</u>
<u>Nematicide</u>	Caution	Neem Oil Cold Pressed	<u>65.80%</u>
Insect Repellent	Caution	Neem Oil Cold Pressed	<u>100.00%</u>
Insecticide	Caution	Neem Oil Cold Pressed	<u>100.00%</u>
<u>Insecticide</u>	Warning	<u>Nerolidol</u>	0.42%
<u>Fungicide</u>	Caution	Oil of Clove	<u>0.10%</u>
<u>Insecticide</u>	Caution	Oil of Clove	<u>0.10%</u>

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<u>Fungicide</u>	Caution	Oil of Clove	0.20%
Insect Repellent	None Conti	Oil of Clove	0.20%
Insecticide	Caution	Oil of Clove	0.20%
Insecticide Insecticide	None Continu	Oil of Clove	0.20%
Insect Repellent	Caution	Oil of Clove	1.50%
Insecticide	Caution	Oil of Clove	1.50%
<u>Fungicide</u>	Caution	Oil of Clove	<u>2%</u>
Insecticide	Caution	Oil of Clove	<u>2%</u>
<u>Fungicide</u>	Caution	Oil of Clove	10.00%
<u>Herbicide</u>	Caution	<u>Oil of Clove</u>	10.00%
<u>Insecticide</u>	Caution	Oil of Clove	<u>20%</u>
<u>Fungicide</u>	<u>Caution</u>	Oil of Rosemary	<u>0.05%</u>
<u>Insect Repellent</u>	Caution	Oil of Rosemary	<u>0.05%</u>
<u>Insecticide</u>	Caution	Oil of Rosemary	<u>0.05%</u>
<u>Fungicide</u>	<u>Caution</u>	Oil of Rosemary	<u>0.10%</u>
<u>Insecticide</u>	<u>Caution</u>	Oil of Rosemary	<u>0.10%</u>
Insect Repellent	<u>Caution</u>	Oil of Rosemary	0.23%
Insect Repellent	Caution	Oil of Rosemary	<u>0.53%</u>
<u>Insecticide</u>	Caution	Oil of Rosemary	<u>0.53%</u>
Insecticide	Caution	Oil of Rosemary	0.80%
<u>Fungicide</u>	Caution	Oil of Rosemary	<u>2%</u>
Insect Repellent	Caution	Oil of Rosemary	<u>2.00%</u>
Insecticide	Caution	Oil of Rosemary	<u>2%</u>
Insect Repellent	Caution	Oil of Rosemary	10.00%
Insecticide	Caution	Oil of Rosemary	10.00%
<u>Fungicide</u>	Caution	Oil of Rosemary	<u>18.00%</u>
<u>Herbicide</u>	Caution	Oil of Rosemary	<u>18.00%</u>
<u>Fungicide</u>	None	Oil of Sesame	0.10%
Insecticide	<u>None</u>	Oil of Sesame	<u>0.10%</u>
<u>Fungicide</u>	Caution	Oil of Sesame	<u>5%</u>
<u>Insecticide</u>	Caution	Oil of Sesame	<u>5%</u>
<u>Insecticide</u>	<u>None</u>	Oil of Sesame	<u>5.00%</u>
<u>Fungicide</u>	Caution	Oil of Thyme	<u>0.10%</u>
Insecticide	Caution	Oil of Thyme	0.10%
<u>Fungicide</u>	Caution	Oil of Thyme	<u>1.20%</u>
<u>Fungicide</u>	Caution	Oil of Thyme	<u>2%</u>
<u>Insecticide</u>	Caution	Oil of Thyme	<u>2%</u>
<u>Fungicide</u>	Caution	Oil of Thyme	<u>4%</u>
<u>Fungicide</u>	Caution	Oil of Thyme	10.00%
<u>Herbicide</u>	Caution	Oil of Thyme	10.00%

Algaecide Slimicide	Caution	Oregano Oil	1.00%
<u>Fungicide</u>	Caution	Oregano Oil	1.00%
<u>Herbicide</u>	Caution	Oregano Oil	1.00%
Insect Repellent	Caution	Peppermint	0.04%
Insecticide	Caution	Peppermint	0.04%
Insecticide	Caution	Peppermint	0.40%
Insecticide	Caution	Peppermint	0.80%
Insecticide	Caution	Peppermint	2.00%
Algaecide Slimicide	Danger	Peroxyacetic Acid	1.36%
Fungicide	Danger	Peroxyacetic Acid	1.36%
Algaecide Slimicide	Danger	Peroxyacetic Acid	2.00%
Fungicide	Danger	Peroxyacetic Acid	2.00%
Herbicide	Danger	Peroxyacetic Acid	2.00%
Algaecide Slimicide	Danger	Peroxyacetic Acid	4.90%
Fungicide	Danger	Peroxyacetic Acid	4.90%
Fungicide	Caution	Phosphorous Acid Mono- And Di-	28.10%
		Potassium, Salts of	
<u>Fungicide</u>	Caution	Phosphorous Acid Mono- And Di-	45.50%
		Potassium, Salts of	
<u>Fungicide</u>	<u>Caution</u>	Phosphorous Acid Mono- And Di-	45.80%
		Potassium, Salts of	
<u>Fungicide</u>	Caution	Phosphorous Acid Mono- And Di-	<u>53%</u>
<u>Fungicide</u>	Continu	Potassium, Salts of Phagphorous Apid Mone, And Di	52 600/
rungicide	Caution	Phosphorous Acid Mono- And Di- Potassium, Salts of	53.60%
<u>Fungicide</u>	Caution	Phosphorous Acid Mono- And Di-	56.00%
<u>r ungiciae</u>	Cuuton	Potassium, Salts of	20.0070
PGR - General	Caution	Phosphorous Acid Mono- And Di-	56.00%
		Potassium, Salts of	
<u>Fungicide</u>	Caution	Phosphorous Acid Mono- And Di-	<u>56.20%</u>
		Potassium, Salts of	
<u>Fungicide</u>	<u>Caution</u>	Phosphorous Acid Mono- And Di-	<u>57.00%</u>
		Potassium, Salts of	00.000/
<u>Fungicide</u>	Caution	Phosphorous Acid Mono- And Di-	99.00%
Eurojoido	Continu	Potassium, Salts of	2.500/
<u>Fungicide</u>	Caution	Piperonyl Butoxide	2.50%
Insecticide Insecticide	Caution	Piperonyl Butoxide	<u>2.50%</u> 4.00%
	Caution	Piperonyl Butoxide	
Insecticide Insect Papallant	Caution	Piperonyl Butoxide	16.00%
Insect Repellent	Caution	Piperonyl Putovide	60.00%
<u>Insecticide</u>	<u>Caution</u>	<u>Piperonyl Butoxide</u>	<u>60.00%</u>

Fungicide	Caution	Potassium Bicarbonate	81.90%
Fungicide	Caution	Potassium Bicarbonate	<u>85.00%</u>
Insecticide	Caution	Potassium Laurate	<u>1%</u>
Insecticide	Caution	Potassium Laurate	1.02%
Fungicide	Caution	Potassium Laurate	12.38%
Insecticide	Caution	Potassium Laurate	12.38%
Insecticide	Caution	Potassium Laurate	19.90%
Insecticide	Caution	Potassium Laurate	20.00%
Insecticide	Warning	Potassium Laurate	47%
Fungicide	Warning	Potassium Laurate	49.00%
Insecticide	Warning	Potassium Laurate	49.00%
Insecticide	Warning	Potassium Laurate	49.52%
Fungicide	Caution	Pyrethrins	0.01%
Insecticide	Caution	Pyrethrins	0.01%
Insecticide	Caution	Pyrethrins	0.24%
Fungicide	Caution	Pyrethrins	0.25%
Insecticide	Caution	Pyrethrins	0.25%
Insecticide	Caution	Pyrethrins	0.50%
Insecticide	Caution	Pyrethrins	1.40%
Insecticide	Caution	Pyrethrins	4.00%
Insect Repellent	Caution	Pyrethrins	5.00%
Insecticide	Caution	Pyrethrins	5.00%
Insect Repellent	Caution	Pyrethrins	6.00%
Insecticide	Caution	Pyrethrins	6.00%
Fungicide	Caution	Pythium oligandrum DV 74	1.00%
PGR - Growth Stimulator	Caution	Pythium oligandrum DV 74	1.00%
Fungicide	Caution	Reynoutria sachalinensis	<u>5%</u>
PGR - General	Caution	Reynoutria sachalinensis	5%
Insect Repellent	Caution	Rosemary Herbs	10.00%
Insect Repellent	Caution	Sesame Plant Ground	0.05%
Insecticide	Caution	Sesame Plant Ground	0.05%
Invertebrate Control	Caution	Sodium Ferric EDTA	2.00%
Invertebrate Control	Caution	Sodium Ferric EDTA	5.00%
Fungicide	Caution	Sorbic Acid Potassium Salt	0.01%
Insecticide	Caution	Sorbic Acid Potassium Salt	0.01%
Insecticide	Warning	Sorbitol Octanoate	90.00%
Insecticide	Caution	Soybean Oil	93%
Fungicide	Caution	Streptomyces griseoviridis strain K61	4%
Fungicide	Caution	Streptomyces griseoviridis strain K61	35%

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<u>Fungicide</u>	Caution	Streptomyces lydicus WYEC 108	0.04%
<u>Fungicide</u>	Caution	Streptomyces lydicus WYEC 108	<u>1.30%</u>
<u>Fungicide</u>	<u>Caution</u>	Sulfur	<u>0.20%</u>
Insecticide	Caution	Sulfur	<u>0.20%</u>
<u>Fungicide</u>	Caution	Sulfur	<u>6.48%</u>
Insecticide	Caution	Sulfur	<u>6.48%</u>
<u>Fungicide</u>	Caution	Sulfur	10.00%
Insecticide	Caution	Sulfur	<u>10.00%</u>
<u>Fungicide</u>	Caution	Sulfur	<u>12%</u>
Insect Repellent	Caution	Thyme Herbs	0.03%
Insecticide	Caution	Thyme Herbs	0.03%
<u>Fungicide</u>	Caution	Trichoderma asperellum strain ICC	<u>2.00%</u>
		<u>012</u>	
<u>Fungicide</u>	<u>Caution</u>	Trichoderma gamsii strain ICC 080	<u>2.00%</u>
<u>Fungicide</u>	Caution	Trichoderma harzianum Rifai strain	<u>1.15%</u>
		KRL-AG2	
<u>Fungicide</u>	Caution	<u>Trichoderma virens strain G-41</u>	<u>0.61%</u>

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